

FBI

Date: 2/25/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (164-2042)  
(Attention: Exhibit Section)

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR., aka  
(Deceased) [redacted] aka  
ET AL  
CAA - HIJACKING, ETC.  
(OO: JK)

b6  
b7C

Re Jacksonville airtel to Bureau and Oklahoma City,  
1/28/72, and Oklahoma City airtel to Jacksonville, 2/14/72.

Enclosed for the Bureau is the completed questionnaire  
executed by [redacted] of North American Rockwell, Oklahoma  
City, Oklahoma.

The above document is being submitted to the  
Exhibit Section for use in the preparation of the drawing for  
the interior of the aircraft.

Questionnaire should be returned to Jacksonville  
upon completion for return to 1A section of file.

LEAD:SI-113

REC-66

164-2042-341

ATLANTAAT ATLANTA, GEORGIA

2 FEB 28 1972

Will forward to origin the completed results of  
outstanding investigation in this matter.

- ② - Bureau (Enc. 1)  
2 - Atlanta (164-241)  
2 - Jacksonville

ENCLOSURE

Encl + inc. Det  
see Encl. Sect  
2/29/72 sp.

FAB-tch  
(6)



Approved: [Signature]  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

-56 MAR 3 1972

FBI

Date: 10-28-71

Transmit the following in \_\_\_\_\_

(Type in plaintext or code)

Via AIRTEL

AIRMAIL

(Priority)

b6  
b7c

TO: DIRECTOR, FBI

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR., aka. (Deceased);

SUSAN LAKICH GIFFE, aka. - Victim (Deceased);

BRENT OUINTON DOWNS - Victim (Deceased);

Victim

CAA - HIJACKING, INTIMIDATION OF CREW MEMBERS,  
CARRYING A CONCEALED WEAPON; KIDNAPPING; FTCA  
OO: JACKSONVILLE

Re Jacksonville report of SA [redacted]  
10-16-71.

Enclosed for the Bureau is one additional set of  
36 crime scene photos taken by the SO, Jacksonville, Florida,  
and an additional set of six photos taken by the Jacksonville  
Office.

Enclosed for Memphis are two sets of photos, 36  
photos each, of crime scene as taken by SO, Jacksonville,  
Florida.

Complete set of photographs has been made available  
to USA's Office, Jacksonville.

MEMPHIS

ENC. BEHIND FILE

AT NASHVILLE, TENNESSEE

ENCLOSURE

Will provide USA's Office with complete set of photos  
taken by SO and those taken by the Jacksonville Office.

- 2 - Bureau (Enc. - 42)
- 2 - Memphis (164-76) (Enc. - 72)
- 2 - Jacksonville

EAB-kgn  
(6)

REC 20

EX-117

1 OCT 30 1971

Approved: 61 MAR 6 1972  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

JACKSONVILLE (164-103)

2/29/72

DIRECTOR, FBI (164-2042)

GEORGE MALLORY GIFFE, JR., AKA  
(DECEASED)

b6  
b7C

[REDACTED] AKA  
ET AL  
CAA - HIJACKING, ETC.

*See*  
There is being forwarded to your office by  
air express under bill of lading number H-0622520 one  
package containing the following 40" X 60" charts for  
possible use in trial of captioned case:

1. Aerial photograph Jacksonville Interna-  
tional Airport.
2. Aerial photograph of crime scene at Jackson-  
ville International Airport.
3. Aerial photograph of Nashville Metropolitan  
Airport.

Additional charts are being prepared by the  
Exhibits Section and will be forwarded to your office  
as they are completed.

1-Package

1-Gen. Invest. Div. [REDACTED] (Enc. 3) (Sent Direct)

EPA: dmm  
(5) dmm

EX-101  
REC-30

164-2042-343

15 MAR 1 1972

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, E.S. \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Walkart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

"ENCLOSURE ATTACHED"

3 ENCLOSURE  
P/84

MAR 3 1972

MAIL ROOM ☐ TELETYPE UNIT ☐

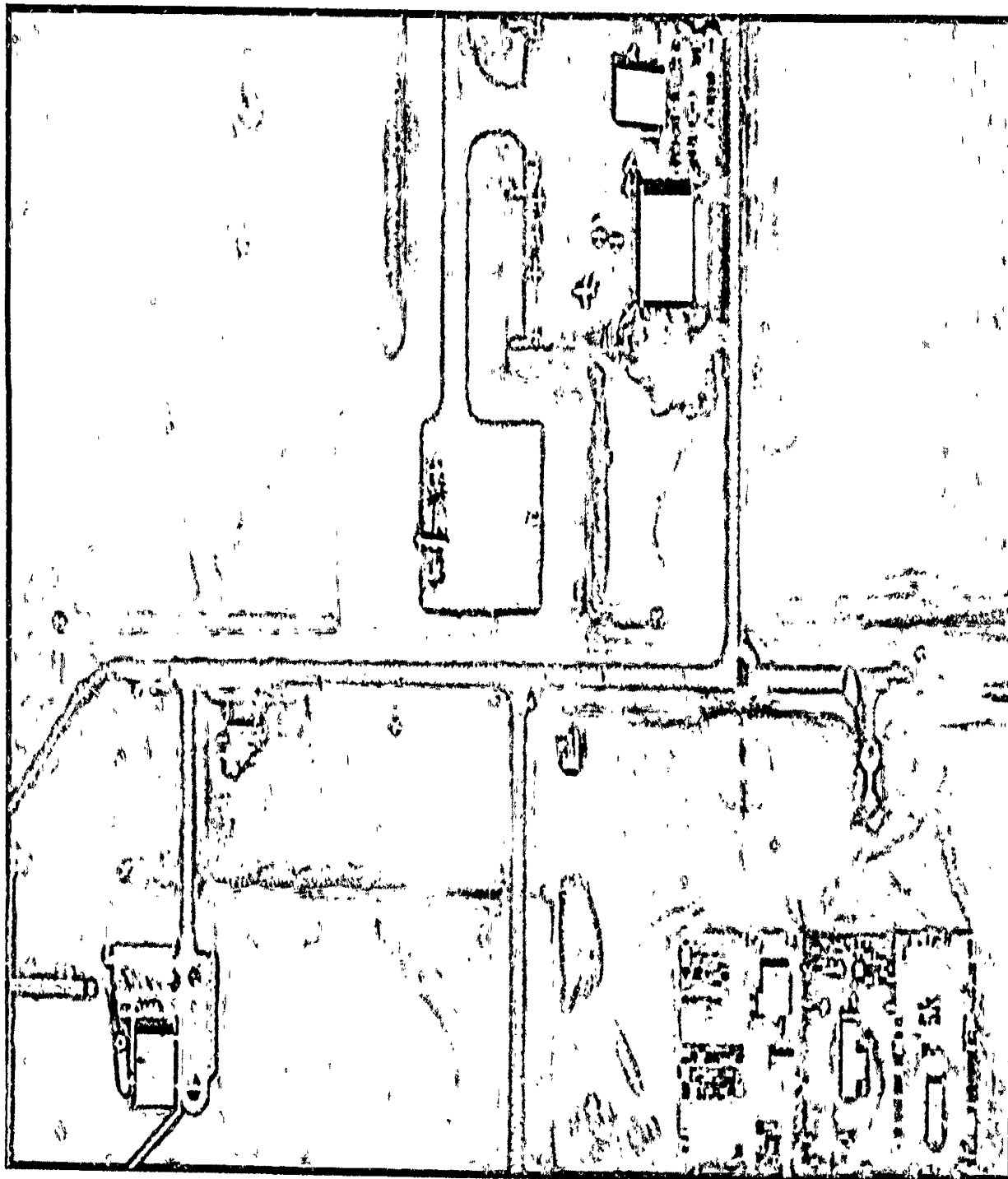
"ENCLOSURE ATTACHED"

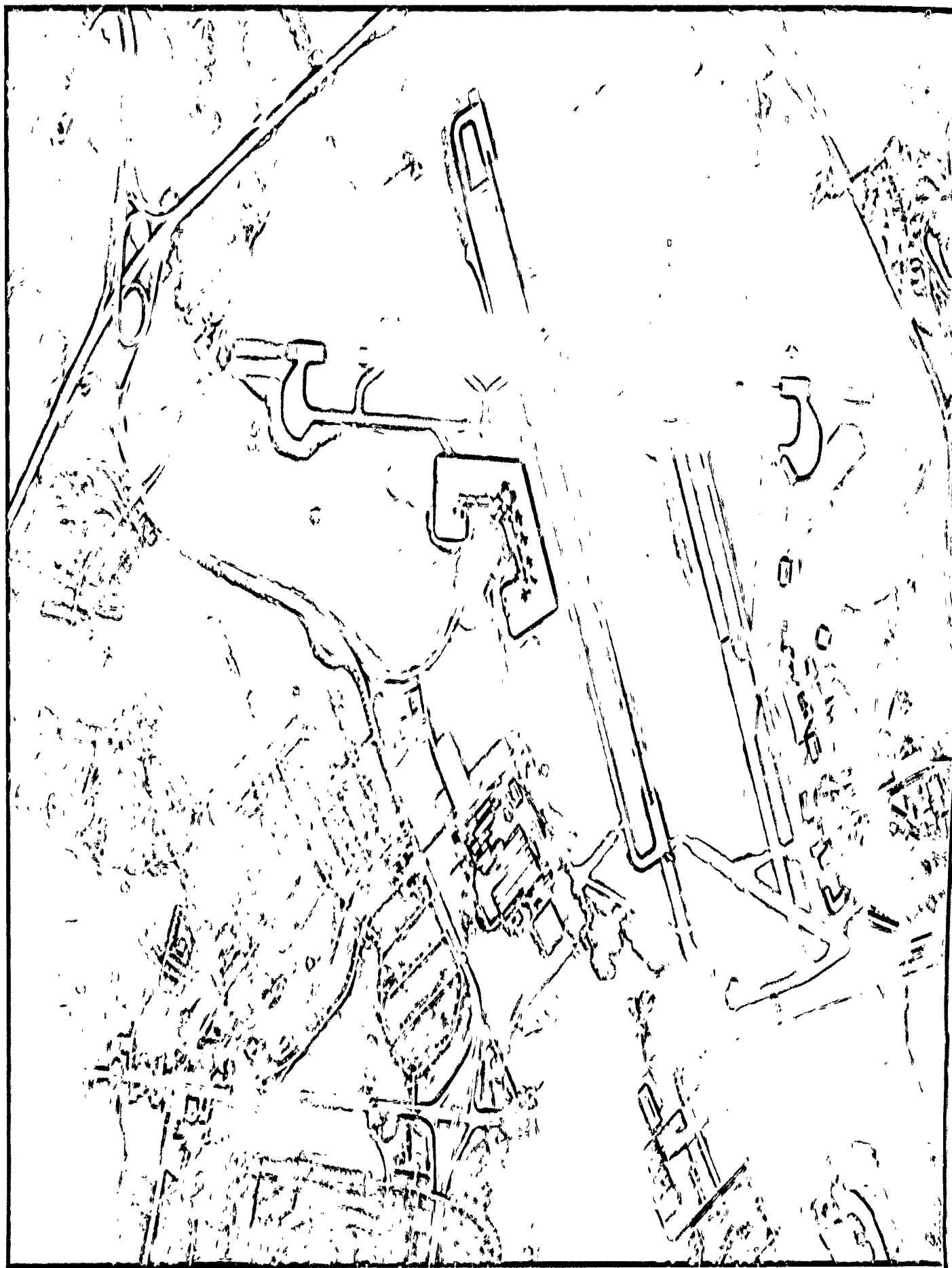


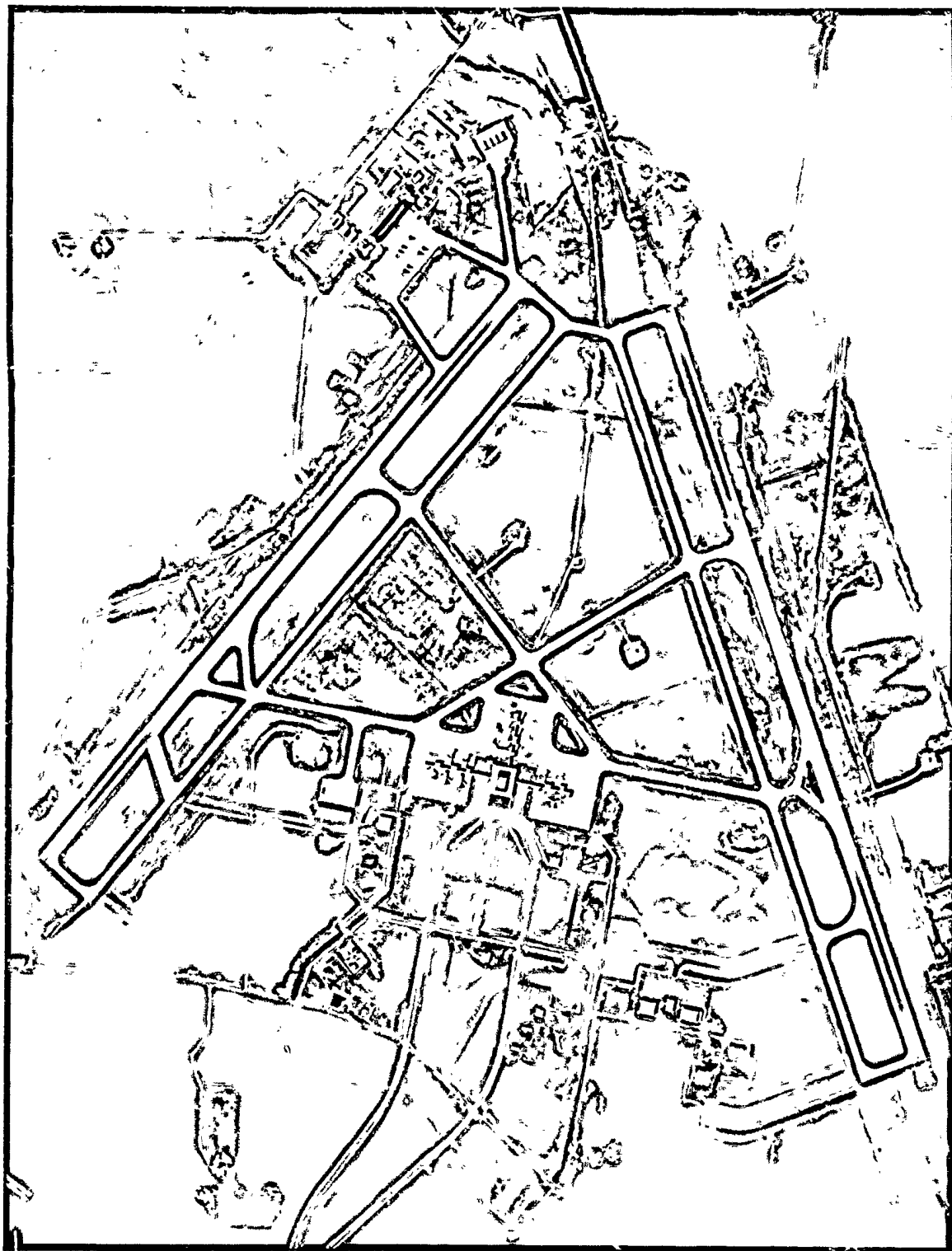
ENCLOSURE

164-2042-343









JACKSONVILLE (164-103)

3/1/72

DIRECTOR, FBI (164-2042)

GEORGE MALLORY GIFFE, JR., AKA  
(DECEASED)

AKA  
ET AL  
CAA - HIJACKING, ETC.

b6  
b7C

*the*  
There is being forwarded to your office by air express under bill of lading number H0622521 the following four 40" X 60" charts for possible use in trial of captioned case:

1. Line drawing of Jacksonville International Airport.
2. Line drawing of Nashville Metropolitan Airport.
3. Drawing of front view of Hawk Commander aircraft with clear overlay.
4. Drawing of right side view of Hawk Commander aircraft with clear overlay.

MAILED 20

MAR-1 1972

FBI

Additional charts are being prepared by the Exhibits Section and will be forwarded to your office upon completion.

1-Package

EX-112

1-Gen. Invest. Div.

EPA: dmm

(5) dmm

(Enc. 4) (Sent Direct)

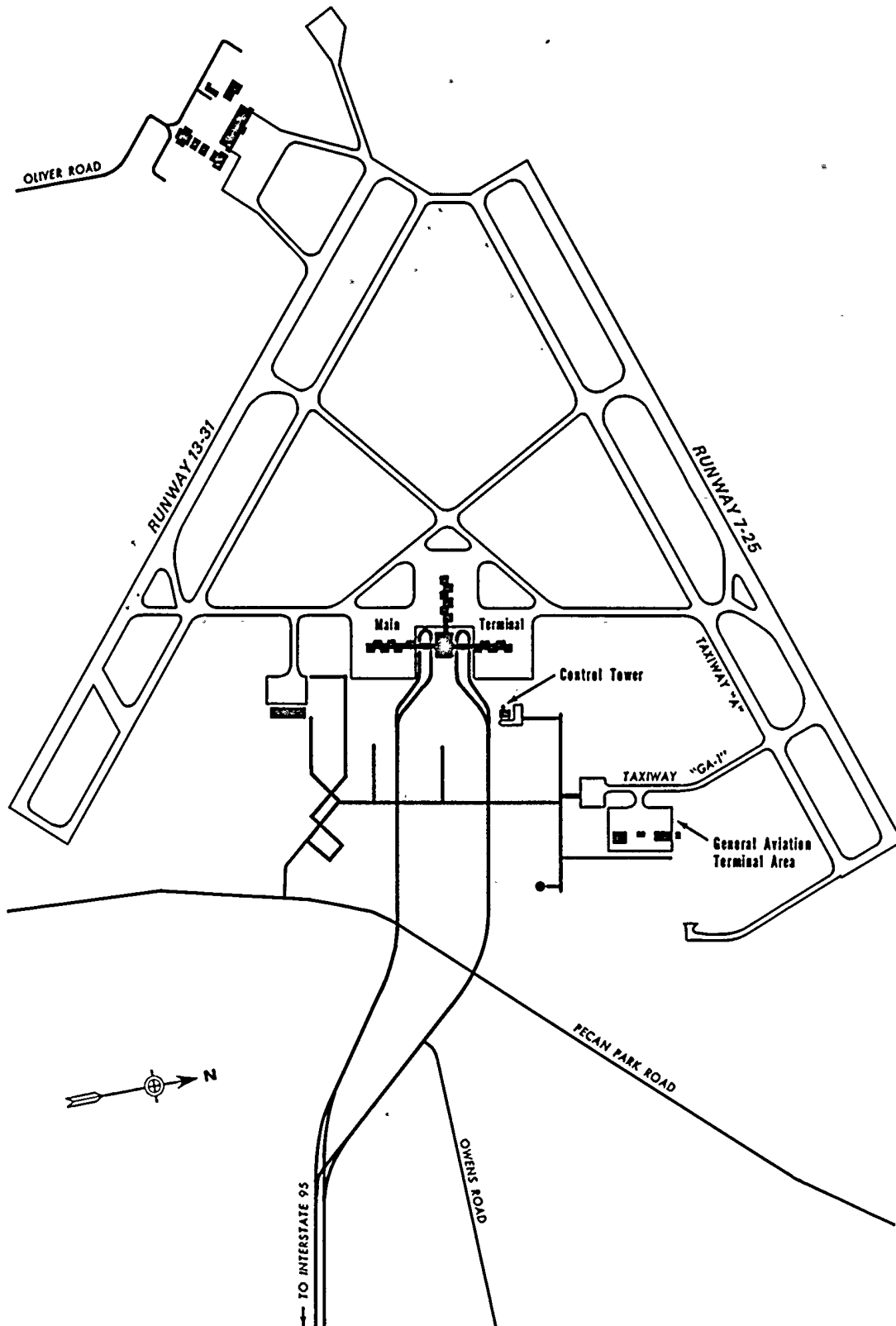
REC-58

164-2042-344

9 MAR 1 1972

TELETYPE UNIT ☐

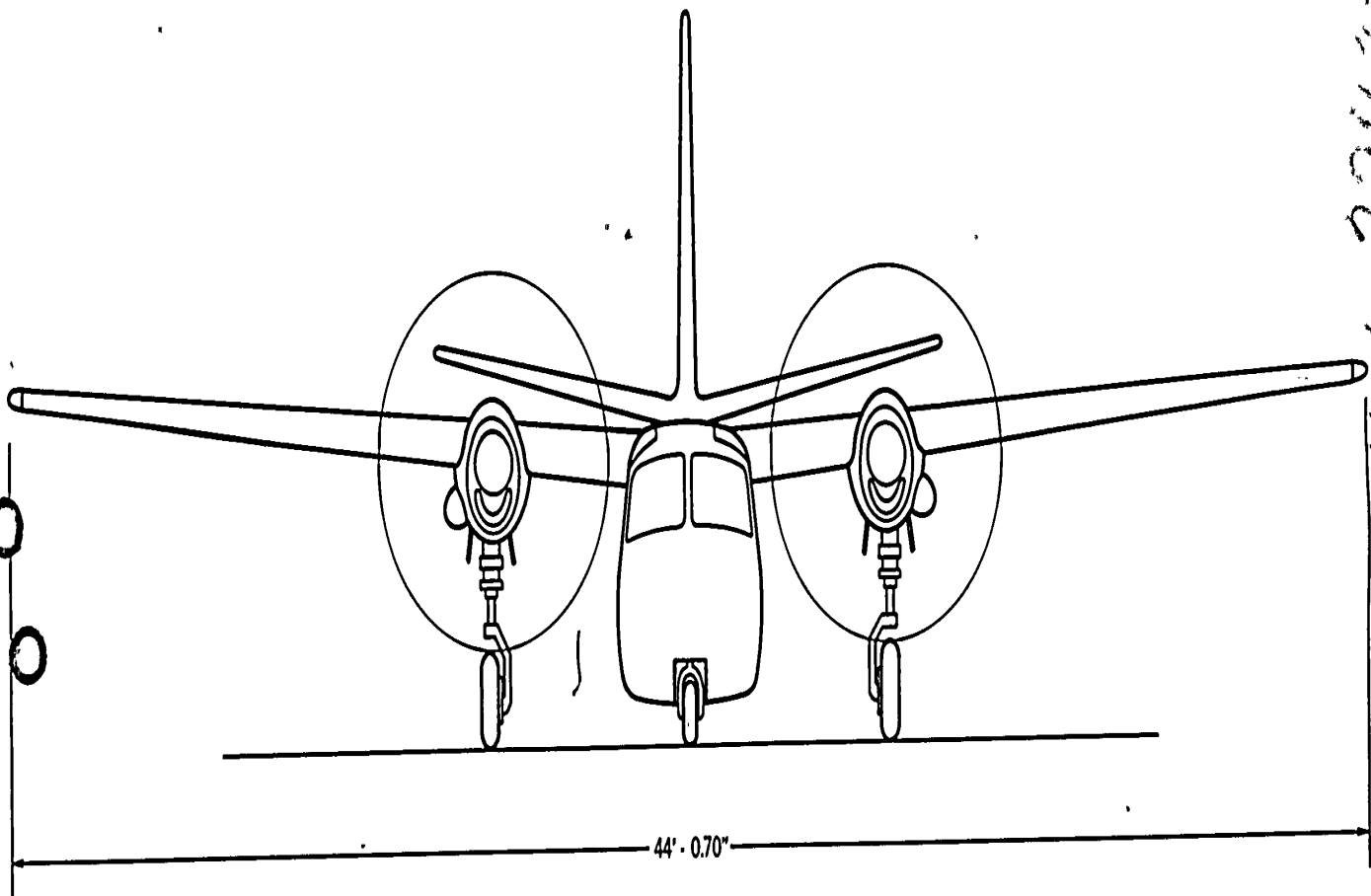
**JACKSONVILLE INTERNATIONAL AIRPORT**  
**JACKSONVILLE, FLORIDA**



164-2042 344  
ENCLOSURE

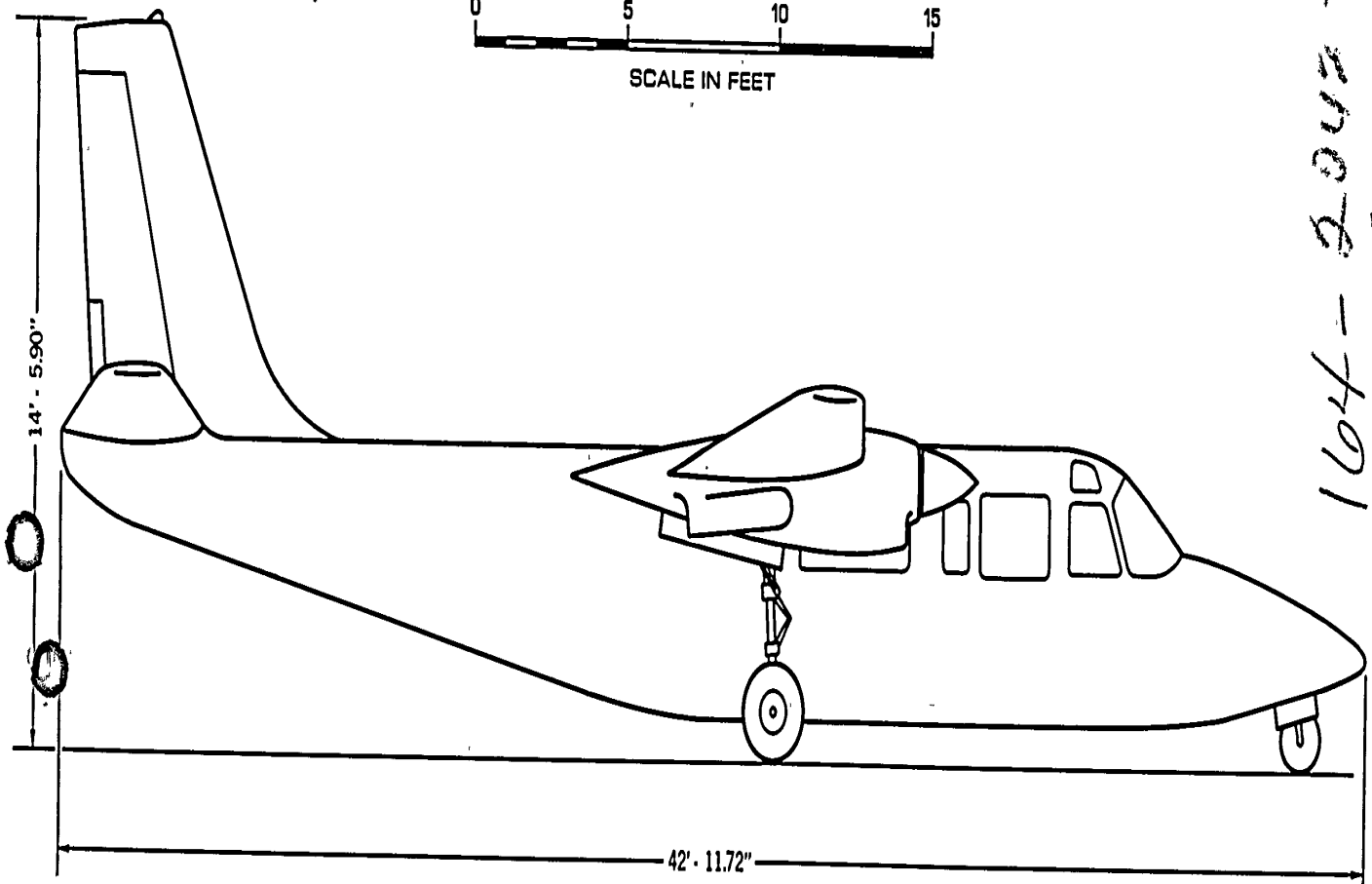


FRONT VIEW  
**HAWK COMMANDER**  
MODEL 681



104-204-394  
ENCLOSURE

RIGHT SIDE VIEW  
**HAWK COMMANDER**  
MODEL 681



164-2042-349  
ENCLOSURE



SAC, Jacksonville (164-103)

March 1, 1972

Director, FBI (164-2042)

I -

b6  
b7c

GEORGE MALLORY GIFFE, JR.,  
AKA (DECEASED), ET AL.  
CAA - HIJACKING  
OO: JACKSONVILLE

Reurep 2/4/72.

By return communication furnish Bureau with up-to-date developments with respect to both criminal and civil aspects of captioned matter and advise if firm trial date has been set regarding the criminal action against [REDACTED]

Continuous contact must be maintained with the Office of the U. S. Attorney at Jacksonville to insure that trial of [REDACTED] is set at the earliest possible date.

JEH:ghg  
(4)

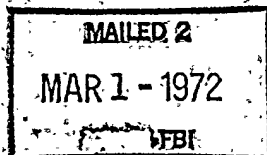
NOTE: This concerns 10/4/71 hijacking terminated at Jacksonville wherein Giffe shot and killed his wife, the pilot and then committed suicide. His accomplice has been charged at Jacksonville with Aircraft Piracy and Kidnaping and a civil suit has been filed in Nashville, Tennessee, arising out of this incident. We are obtaining up-to-date developments with respect to the criminal and civil cases.

REC 25

ST-113

19 MAR 2 1972

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, E.S. \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Waikar \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_



51 MAR 8 1972

MAIL ROOM ☐ TELETYPE UNIT ☐

F B I

Date: 3/6/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (164-2042)

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR., aka  
(Deceased):  
[redacted] aka  
CAA - HIJACKING; ETC.  
(OO: JK)

b6  
b7c

Re Bureau letter, 3/1/72.

Jacksonville has been in contact with Office of United States District Judge GERALD B. TJOFLAT concerning the Motion For Rehearing on Motion For Transfer filed by [redacted] attorneys during December, 1971. Due to extremely heavy court calendar which has required Judge Tjoflat to leave Jacksonville for an extended period of time, he has been unable to make a ruling on this matter, however, it is expected that Judge Tjoflat will take action on this matter in the near future.

USA JOHN L. BRIGGS, Middle District of Florida, Jacksonville, Florida, has advised that all prosecutive action concerning [redacted] has been at a stand still awaiting the above ruling by Judge Tjoflat. He further advised that there were no further developments in the civil aspects of this case.

Jacksonville is maintaining periodic contact with the Office of Judge Tjoflat and USA BRIGGS and the Bureau will be promptly advised of any new developments regarding either the criminal or civil status of this matter.

- ② - Bureau  
2 - Jacksonville

FAB:tch  
(4)

Noted in Encl. Sect. ST-119  
1 xerox made  
3/10/72 ss

REC-32

15 MAR 9 1972

Approved: 80

Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>JACKSONVILLE</b>	OFFICE OF ORIGIN <b>JACKSONVILLE</b>	DATE <b>3/7/72</b>	INVESTIGATIVE PERIOD <b>1/5/72 - 3/2/72</b>	b6 b7C
TITLE OF CASE <b>GEORGE MALLORY GIFFE, JR., aka (Deceased): [redacted] aka ET AL</b>		REPORT MADE BY SA [redacted]	TYPED BY <b>:jjc</b>	
		CHARACTER OF CASE <b>CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT</b>		

REFERENCES:

JK report of SA [redacted] 1/18/72,  
ME report of SA [redacted] 2/4/72,  
AT letter to JK, 2/29/72,  
BU letter, 3/1/72.

(P)

ADMINISTRATIVE:

The investigative period of this report overlaps that of the previous JK report to include two initial FAA evaluation reports received from OC after the preparation of previous report.

JK is in receipt of several of the exhibits prepared by the exhibit section of the Bureau. These exhibits cover photographs

ACCOMPLISHMENTS CLAIMED						<input checked="" type="checkbox"/> NONE	ACQUIT- TALS	CASE HAS BEEN:  PENDING OVER ONE YEAR <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO PENDING PROSECUTION OVER SIX MONTHS <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
CONVIC.	AUTO.	FUG.	FINES	SAVINGS	RECOVERIES			

APPROVED <i>[Signature]</i>	SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW			
COPIES MADE: ⑧ - Bureau (164-2042) 2 - USA, Jacksonville (Attn: AUSA [redacted]) 4 - Memphis (164-76) (1 - USA, Nashville) 2 - Jacksonville (164-103)		164-2042-347 REC33			
		MAR 13 1972			
		ST 104			
Dissemination Record of Attached Report		Notations			
Agency	ICC - RAO (Crim)	SIX STAT SECT.			
Request Recd.	ICC RAO (Crim)				
Date Fwd.	1 Feb 72 3/15/72				
How Fwd.	3cc destroyed				
By	60 JJA 1972				

JK 164-103

and drawings related to both the Jacksonville and Nashville areas. Initial review of these exhibits indicate that they are of excellent presentation quality and upon receipt of the remaining exhibits under preparation at the Bureau they will be made available for review by the United States Attorney, Jacksonville.

Contact has been maintained with the Office of United States District Judge GERALD B. TJOFLAT and United States Attorney JOHN L. BRIGGS, Jacksonville, concerning the status of both the criminal and civil aspects of this case. Judge TJOFLAT still has pending before him the Motion For Re-Entering of Motion For Transfer Filed by Attornies For [ ] on December 25, 1971. Due to an extremely heavy case load Judge TJOFLAT has been unable to rule on this motion, and all other prosecutive procedures prior to the setting of a trial date for [ ] are pending his ruling on said motion.

b6  
b7C

No leads are being set forth in this report as all outstanding investigation has been completed at this time, however, Jacksonville and Memphis will promptly advise the Bureau of pertinent events in this matter.

JK 164-103

NON-SYMBOL SOURCE ADMINISTRATIVE PAGE

Identity:



b6  
b7C  
b7D

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 2 - USA, Jacksonville (Attn: AUSA [redacted])  
1 - USA, Nashville

b6  
b7C

Report of: SA [redacted]  
Date: March 7, 1972

Office: JACKSONVILLE

Field Office File #: JK 164-103

Bureau File #: 164-2042

Title: GEORGE MALLORY GIFFE, JR., (Deceased);  
[redacted]

Character: CRIME ABOARD AIRCRAFT - HIJACKING; INTIMIDATION OF CREW MEMBERS,  
CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT.

Synopsis: FAA, Hampton, Ga., has advised that all conversation between controllers and aircraft is contained in recordings which are being retained. Controllers involved will testify as to communications with aircraft during flight by use of these tapes and no additions will be made to testimony. Sources at [redacted] fail to locate any credit accounts with [redacted]. Interviews with [redacted] determined that subject GIFFE known to family since 1963 when [redacted] was [redacted] and was acquainted with GIFFE's first wife. She characterized GIFFE as a person who concocted bizarre stories and she felt that he lacked family control. She also expressed opinion that GIFFE was latent homosexual although these tendencies never emerged to her knowledge. GIFFE in frequent telephonic contact with [redacted] and last contact made three days prior to incident at Jacksonville, soliciting [redacted] travel to Nashville which she declined. [redacted] had no knowledge of subject [redacted]. Prosecutive action against subject [redacted] pending ruling by US District Judge TJOFLAT at Jacksonville on Motion For Re-Entering for Change of Venue. No trial date set as yet. FAA analysis of flight of aircraft determine that aircraft could have flown direct from Nashville to Freeport, Bahamas, with 110 miles to spare. Analysis indicates that if aircraft departed Jacksonville without refuel, based on route indicated by pilot, aircraft could not have made distance to Freeport, Bahamas. Completed answers to interrogatories received from FAA, Jacksonville, and forwarded to Department of Justice of supplemental affidavit prepared by SA [redacted] per departmental instructions.

b6  
b7C  
b7D

TABLE OF CONTENTS

	<u>PAGE NUMBER</u>
I. BACKGROUND INVESTIGATION CONCERNING GEORGE MALLORY GIFFE, JR. ....	b6
II. PROSECUTIVE ACTION AGAINST [REDACTED] .....	b7C
III. FAA EVALUATION OF FLIGHT OF AIRCRAFT.....	
IV. ANSWERS TO INTERROGATORIES SUBMITTED BY FAA PERSONNEL, JACKSONVILLE, FLORIDA .....	
V. AFFIDAVIT OF SPECIAL AGENT [REDACTED] JACKSONVILLE, FLORIDA .....	

In the event additional information  
of value is developed, your agency will  
be advised.

JK 164-103

I. BACKGROUND INVESTIGATION CONCERNING  
GEORGE MALLORY GIFFE, JR.



JK 164-103

DETAILS:

On December 21, 1971, [redacted] Area Specialist, b6  
Area B, Atlanta Area Air Route Traffic Control Center, b7C  
Federal Aviation Administration (FAA), Hampton, Georgia,  
advised that there were two controllers who actually handled  
the passage of Hawk Commander Aircraft # 9058N through  
Atlanta ARTCC space. He stated that all the conversation  
between the controllers in the aircraft was recorded and  
every word that was stated appears on the tape prepared at  
the time the aircraft was traveling through this area.

He further advised that FAA procedure when one  
of the controllers is required to testify as to what  
transpired with regard to a particular flight is to play  
the pertinent portion of the recorded conversation on a  
specially adapted tape recording machine; therefore, because  
of the system utilized, controllers could add nothing other  
than what is reflected in the tapes.

It should be noted that transcriptions of these  
tapes were prepared by FAA, Hampton, and furnished the  
Jacksonville Office.

On February 18, 1972, source in a position to know,  
advised that a check of credit records fails to show that  
GEORGE MALLORY GIFFE, JR... ever had any credit accounts  
with any branch of the [redacted]  
[redacted]

b7D

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 1/20/72

[redacted]  
[redacted] advised that she has known GEORGE M. GIFFE, JR.,  
since 1963 when she was [redacted]

b6  
b7c

stated that prior to furnishing any information concerning GIFFE, she wanted it known that she would cooperate fully but wanted it a matter of record that she did not feel sympathetic towards the FBI through their investigation of the matter in which GIFFE was involved. She admitted that any information she had concerning this investigation came directly from newspaper accounts which she felt were critical of the FBI. She stated that her opinions, naturally were formed on the basis of information she read and were influenced by small bits of information she has received from friends of hers who were also acquainted with GIFFE.

[redacted] stated that during 1963, [redacted]  
[redacted]

[redacted] She characterized GIFFE as person who concocted bizarre stories of his adventures, knowing full well that people would have to be awfully gullible to believe same. She stated that GIFFE and his family resided in the same home with his parents and she always felt that there was something lacking in his upbringing since he would make up unbelievable situations and relate same in the presence of his parents without being reprimanded that the stories simply were not true.

[redacted] stated that she and her husband [redacted]  
[redacted]

Interviewed on 1/18/72 at [redacted] File # AQ 164-33

by SA [redacted] Date dictated 1/19/72

AQ 164-33

JED/slo

2

During this period of time in [ ] she began receiving telephone calls from GIFFE in Nashville, Tennessee, wherein he would talk to her over long periods of time relating incidents pertaining to his business, travel, and family. She could not recall the exact year but did learn through these calls that he had divorced his wife [ ] and was dating and subsequently married a girl named SUSAN. She stated that actually there was no reason for these calls from GIFFE and claimed he was never suggestive or even in the slightest way romantically interested in her. She stated that he told her on a number of occasions that his talking to her telephonically was enjoyable to him and was a release of pressure which he felt from his various endeavors. [ ] expressed the opinion that GEORGE GIFFE was latent homosexual and could not say whether these tendencies had ever emerged into sexual activities with other men. She stated that she had never heard that he was a homosexual but merely from his actions, felt that he leaned towards this type of companionship.

b6  
b7c

She further categorized GIFFE as a big talker, "a blow hard," who she felt was never really in touch with reality. She stated that in addition to concocting weird adventures, he wanted desperately to be a big spender and a regular "good time Joe" in social circles. She stated that he desperately wanted to be well liked by everyone, that he over played his importance, and thereby resulting in a dislike for him by many. She stated he was the type of individual you could take only a little of at a time and considered that he would be an overbearing neighbor or business acquaintance if it was necessary to be with him on a daily basis.

[ ] stated that she and her husband were completely shocked when learning of his death in Jacksonville. She stated that just three days prior to this incident she had been in telephonic contact with him four or five time in one day, wherein he has asked her if she would like to fly to Nashville and meet him. She stated that although he seemed a little more urgent on these particular calls, she noted nothing in the conversation indicating any problems or pressure. She stated that it was not in the least unusual for him to call her and ask her if she wanted to accompany him to Portugal, Spain, or other locations out of the United States, simply because plans of these types, even if she would accept, never came through for GIFFE. She recalled that he often

AQ 164-33

JED/slo

3

told her that he was the owner of a Leer Jet and had been traveling in many various countries and felt obligated that he should make travels of these types available to [redacted] b6 b7C

[redacted] specifically recalled that on the last day of September or the first day of October, 1971, when he called her on four or five occasions, he mentioned that he wanted her to come to Nashville and travel with him to Gatlinburg, Tennessee, to enjoy some skiing. She stated that it was impossible for her to leave at this particular time and to which he replied that he had checked airline schedules from [redacted] to Nashville and the trip was relatively short and simple. She refused the trip believing that this was just another plan which would never come about and actually there was no reason to prolong the conversation. She stated that if she recalled correctly, the last day she talked to GIFFE on or about October 1, 1971, she was away from the residence most of the day and he contacted the [redacted] babysitter, asking for [redacted]. She believed also on the same date, [redacted] answered the phone on several occasions knowing it would be long distance, probably from GIFFE, resulting in GIFFE's hanging up which he always did when [redacted] answered. She stated that she could never quite understand this on GIFFE's part since he was also a good friend of [redacted] there was no romantic interest in [redacted] ever expressed by GIFFE, and further [redacted] was well aware of the calls and never disapproved of them.

[redacted] stated that she was specifically sure that during these last series of calls on or about October 1, 1971, GIFFE informed her that he had some securities he wanted [redacted] to hold for him and he would make available to her after her arrival in Nashville. She never really fully understood what this consisted of nor why he wanted her to hold them, actually believing in her own mind that any monies or valuables GIFFE would ever own would be simply a figment of his imagination. She specifically recalled that he mentioned that he was considering leaving the country but made no mention as to the mode of transportation, itinerary, or purpose. She stated that since his death she has thought of him on numerous occasions and whether he said anything to her that would indicate pre-meditation of his objectives on October 4, 1971. She can think of none. She added that she has spent antagonizing hours wondering if had she met him in Nashville if the whole situation would not have occurred. She has also considered the possibility that he would

AQ 164-33

JED/slo

4

have used her for his hostage; however, he gave no indication of any of this in his last calls. She said that she felt GIFFE was a harmless type individual and believed this was generally felt by friends and associates acquainted with him. She stated that in all her associations with this person she has never known him to use foul language, express verbally or through actions a romantic attraction towards her, or any other women besides his wife [ ] and SUSAN. She stated that approximately three years ago, she and [ ] attended [ ] which also was attended by GIFFE and SUSAN who she and [ ] met for the first and only time. She believes this is the last time she ever saw GIFFE.

b6  
b7C

She stated she did not know [ ] and could not recall ever meeting him.

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription 1/20/72b6  
b7C

[redacted]

stated that prior to the furnishing of any information concerning his association with GEORGE GIFFE, JR., he wanted it made a part of the record that he was not sympathetic with the FBI's handling of the investigation concerning the murders by GIFFE and his subsequent suicide. [redacted]

[redacted] admitted that he had no inside information relating to the investigation of this case other than what he had read in Jacksonville newspapers and without being in possession of the full details, actually had no reason to criticize. He stated that he has known GEORGE GIFFE, JR., since 1963 and although he was not surprised over his suicide, felt that the events occurring immediately prior to his taking his own life was completely out of character with the type of individual that he was.

[redacted] stated that he [redacted]

[redacted]

[redacted] During this period of time away from Nashville, they have remained in contact to some extent with GIFFE. [redacted] stated that GIFFE subsequently divorced [redacted] and later married his second wife, SUSAN. [redacted] stated that he and his wife while [redacted]

Interviewed on 1/18/72 at [redacted] File # AQ 164-33by SA [redacted] Date dictated 1/19/72

AO 164-33

JED/slo

2

[ ] approximately three years ago, ran into GIFFE and wife SUSAN, and believed this was the only time they had ever met her.

b6  
b7C

[ ] stated that he did not know [ ] and did not believe that he had ever met him.

[ ] stated that an unusual relationship exists between [ ] and GIFFE. For a number of years, he has on numerous occasions telephonically contacted her, bringing her up to date on his activities, family matters, and employment. He stated that these were not romantic calls but believed that GIFFE found [ ] to be someone who would listen to his stories concerning his associates, business, and travels. He described GEORGE GIFFE as a "bag of wind" who operates outside the world of reality, a dreamer, who was known by friends and associates as a person who wanted to be a "big dealer." He stated that GIFFE, although he played the part, was never very successful, although he was a generous, likeable individual, as long as you did not have to associate or be around him on a regular continuing basis. [ ] said that he himself, together with his wife [ ] was a good friend of GIFFE; however, whenever GIFFE called their residence at [ ] and [ ] did not answer, he would immediately hand up. He stated that [ ] always told him of GIFFE's calls, the contents of same, and the fact that he appeared to just want to talk to someone who trusted him and in whom he could confide.

[ ] volunteered that up to the time that GIFFE took his own life, he was in telephonic contact with [ ] and though he and [ ] have discussed the whole incident on numerous occasions, GIFFE did not furnish [ ] any information to the effect that he was desperate, that he would attempt a hijacking, or that he had plans to leave the United States.

[ ] stated that he felt his wife [ ] could be of more assistance and stated that he would make her available immediately for interview.

JK 164-103

II. PROSECUTIVE ACTION AGAINST

[REDACTED]

b6  
b7C



JK 164-103

AT JACKSONVILLE, FLORIDA

Contact with the Office of United States District Judge GERALD B. TJOFLAT, Middle District of Florida, Jacksonville, Florida, has determined that Judge TJOFLAT has not been able to make a ruling on the Motion for Re-Hearing of Motion for Transfer filed by the Attornies for [REDACTED] on December 23, 1971, due to an extremely heavy court calendar for Judge TJOFLAT. Judge TJOFLAT's secretary has advised that he will take this matter up in the very near future.

b6  
b7C

On March 2, 1972, United States Attorney JOHN L. BRIGGS, Jacksonville, Florida, advised that there were no new developments concerning the criminal or civil aspacts in this matter and that he did not expect any until Judge TJOFLAT announces his ruling on the Motion for Re-Entering For Motion To Transfer which was filed by [REDACTED] attornies.

JK 164-103

### III. FAA EVALUATION OF FLIGHT OF AIRCRAFT

JK 164-103

IV. ANSWERS TO INTERROGATORIES SUBMITTED BY FAA  
PERSONNEL, JACKSONVILLE, FLORIDA

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription 2-24-721

[redacted] Chief, Federal Aviation  
Administration, Jacksonville Control Tower, Jacksonville  
International Airport, Jacksonville, Florida, gave to  
Special Agent [redacted] the original copy  
of the answers to interrogatories prepared by [redacted]  
[redacted] Air Traffic Control Specialist, and [redacted]  
[redacted] Air Traffic Control Specialist.

b6  
b7cInterviewed on 2-17-72 at Jacksonville, Florida File # JK 164-103by SA [redacted] -kgn Date dictated 2-18-72

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

JK 164-103

V. AFFIDAVIT OF SPECIAL AGENT  
[REDACTED]  
JACKSONVILLE, FLORIDA

b6  
b7C

SAC, Jacksonville (164-103)

March 15, 1972

Director, FBI (164-2042)

GEORGE MALLORY GIFFE, JR.  
AKA (DECEASED):

b6  
b7C

ch 4  
11

[REDACTED] AKA  
ET AL  
CAA - HIJACKING, ETC.

There are being forwarded to your office by air express under bill of lading number HO622553, two 40" x 60" trial charts each of the following exhibits:

- 1 - Drawing of Big Brother Aircraft hangar area
- 2 - Detailed drawing of crime scene area at Big Brother Aircraft hangar

Templates of aircraft, automobile and truck are being enclosed with exhibits. These templates have been made to scale in two different sizes suitable for use on both diagrams of Big Brother hangar area.

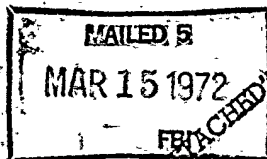
Additional charts are being prepared by the Exhibits Section and will be forwarded as they are completed.

1 - Package

1 - General Investigative Division [REDACTED] (Encs. -2) (Sent Direct)

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, E.S. \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Warkart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

EPA/1rk  
(5)



EX-100  
50/50  
REC-19

164-2042-3418

19 MAR 16 1972

ENCLOSURE  
MAR 23 1972

MAIL ROOM ☒ TELETYPE UNIT ☐

*Qm*

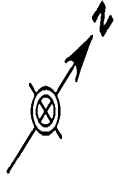


164-2042-348  
ENCLOSURE

# BIG BROTHER AIRCRAFT, INC.

NASHVILLE METROPOLITAN AIRPORT

NASHVILLE, TENNESSEE



RAMP AREA

SINGLE YELLOW LINE

SINGLE YELLOW LINE

SINGLE YELLOW LINE

DOUBLE  
YELLOW LINE

DOUBLE  
YELLOW LINE

RAMP  
AREA

GRASS

GRASS

GRASS

SIDEWALK

DOOR

DOOR

DOOR

RAMP  
AREA


HANGAR

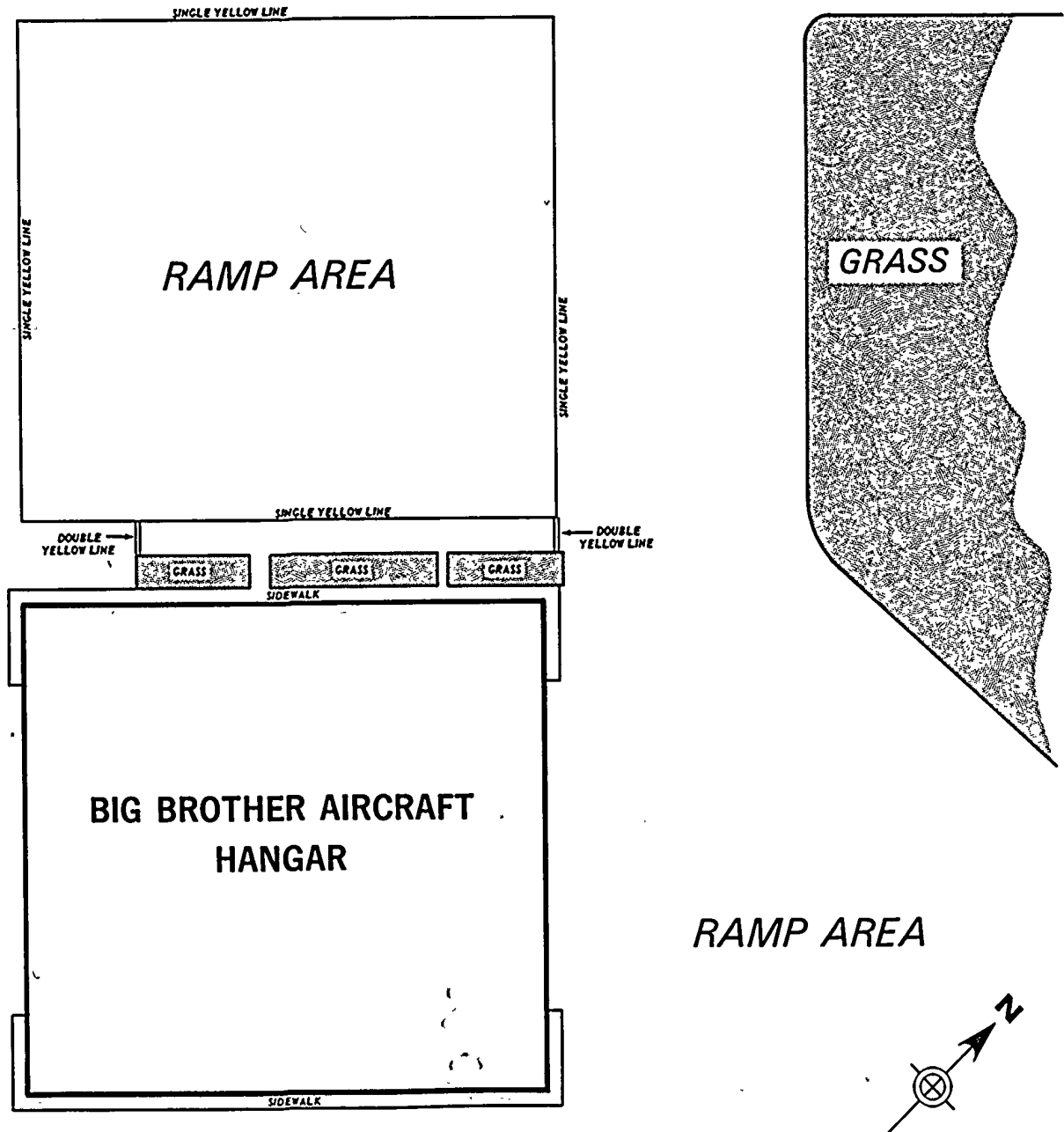


# BIG BROTHER AIRCRAFT, INC.

NASHVILLE METROPOLITAN AIRPORT  
NASHVILLE, TENNESSEE



TAXIWAY  To Runway 31



ACCESS ROAD

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAR 16 1972

TELETYPE

Mr. Tolson	
Mr. Felt	
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Miller, EG	
Mr. Callahan	
Mr. Casper	
Mr. Conrad	
Mr. Dalbey	
Mr. Cleveland	
Mr. Ponder	
Mr. Bates	13-14
Mr. Walkart	
Mr. Walters	
Mr. Soyars	
Tele. Room	
Miss Holmes	b6
Miss Gandy	b7C

NR 10 ME PLAIN

8:40 PM NITEL 3-16-72 WJW

TO: DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM: MEMPHIS (164-76)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA - HIJACKING, ETC. OO JACKSONVILLE.

USA CHARLES H. ANDERSON, MDT, NASHVILLE, ADVISED HE RECEIVED IN P.M. HOURS THIS DATE COPY OF LETTER DIRECTED TO USDC JUDGE FRANK GRAY, JR., FROM L. PATRICK GRAY, III, ASSISTANT ATTORNEY GENERAL, CIVIL DIVISION, U.S. DEPARTMENT OF JUSTICE, DATED MARCH FOURTEEN LAST. THE LETTER TRANSMITTED TO USDC JUDGE GRAY AFFIDAVIT OF SA AND TWO RESPONSES TO INTERROGATORIES OF FAA EMPLOYEES, IN COMPLIANCE WITH COURT ORDER DECEMBER TWENTYTWO LAST.

THIS DATE CLERK, USDC, MDT, NASHVILLE ADVISED HER OFFICE NOT YET IN RECEIPT OF LETTER WITH ENCLOSURES BUT STATED CIVIL FILE NUMBER SIX THREE FOUR EIGHT NOW BEING REVIEWED BY JUDGE GRAY AND LETTER COULD HAVE BEEN FORWARDED DIRECTLY TO HIM.

END PAGE ONE

74  
53 MAR 22 1972

6-12

REC 25  
164-2042-349  
MAR 17 1972

ME 164-76

PAGE TWO

THIS HAS BEEN THE ONLY DEVELOPMENT IN CIVIL ACTION  
SINCE LAST MEMPHIS REPORT. JUDGE GRAY IS APPARENTLY  
REVIEWING RESPONSES TO INTERROGATORIES AS HE PREVIOUSLY  
INDICATED HE WOULD DO.

MEMPHIS WILL CONTINUE TO FOLLOW AND REPORT DEVELOPMENTS  
AS THEY OCCUR. P END.

HOLD

RSP FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAR 17 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	<u>B-1</u>
Mr. Walkart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR002 ME PLAIN

6:25 PM NITEL 3-17-72 DMB

TO DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (1P)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA - HIJACKING, ECT. OO JACKSONVILLE.

RE MEMPHIS NITEL MARCH SIXTEEN LAST.

THIS DATE USDC JUDGE FRANK GRAY, JR., MDT, NASHVILLE,  
ISSUED ORDER IN CIVIL ACTION THIS CASE WHICH STATED THAT  
THE COURT WAS IN RECEIPT OF A LETTER FROM L. PATRICK GRAY, III,  
AAG, WHICH LETTER WILL BE MARKED FILED BY THE CLERK AND  
PLACED IN THE FILE. THE ORDER ALSO STATED THAT THE  
ENCLOSURE REFERRED TO IN THE LETTER HAS NOT YET BEEN  
OPENED BY THE COURT AND ORDERED THE CLERK TO LODGE THE  
ENCLOSURE IN ITS SEALED CONDITION UNTIL SUCH TIME AS THE  
COURT TAKES CUSTODY THEREOF FOR OPENING AND EXAMINATION  
IN ACCORDANCE WITH THE ORDER HERETOFORE ENTERED.

MEMPHIS WILL CONTINUE TO ADVISED OF OF PERTINENT DEVELOPMENTS.

P. END.

53 MAR 23 1972

PLS HOLD

b6  
b7C

REC-33 164-2042-351

NO MAR 20 1972

SAC, Jacksonville (164-103)✓

March 16, 1972

Director, FBI (164-2042)

GEORGE MALLORY GIFFE, JR.  
AKA (DECEASED);

AKA  
ET AL  
CAA - HIJACKING, ETC.

There are being forwarded to your office by air express, under bill of lading number HO622556, two copies each of the following three 40" x 60" trial exhibits:

1. Terminal Area of Jacksonville International Airport
2. General Aviation Terminal Area of Jacksonville International Airport
3. Crime scene area at General Aviation Terminal

Scale templates of aircraft and automobiles are enclosed with exhibits suitable for use on #3 chart.

It should be noted that one copy of #3 chart has tracing paper overlay. This shows placement of aircraft and automobiles based on measurements secured at crime scene. This is removable and only for the use of the case Agent and attorneys.

Chart depicting seating arrangement of Hawk Commander aircraft is being prepared and will be forwarded upon completion.

1 - Package

MAILED 25

MAR 16 1972

ST-111

MAR 17 1972

1 - General Investigative Division [redacted] (Encs. -3) (Sent Direct)

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, E.S. \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Waikart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

ENCLOSURE

MAR 17 1972

TELETYPE UNIT

45#



*[Handwritten signature]*

ENCLOSURE  
164-2042-

352

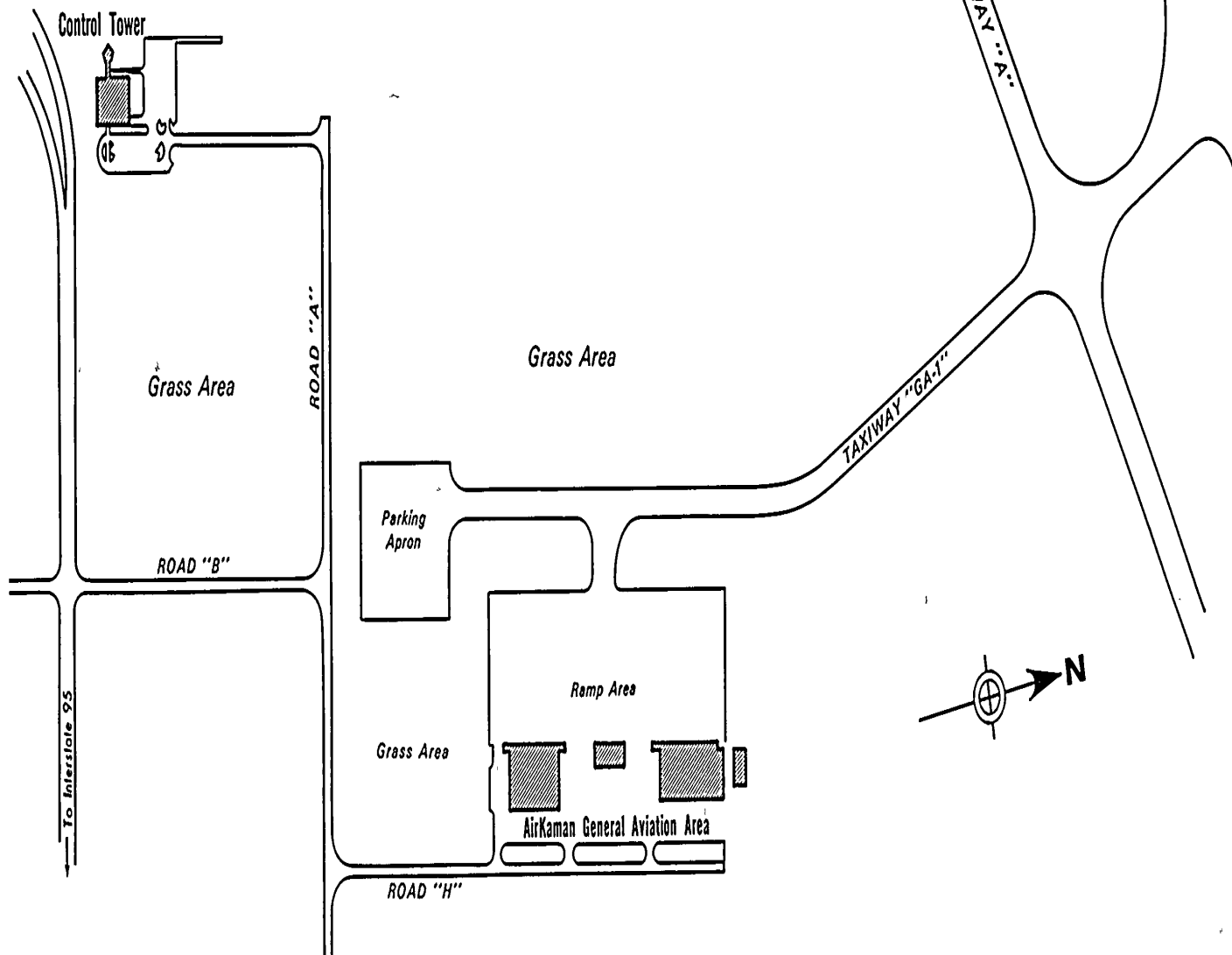


Terminal  
(NORTH CONCOURSE)

# TERMINAL AREA

JACKSONVILLE INTERNATIONAL AIRPORT

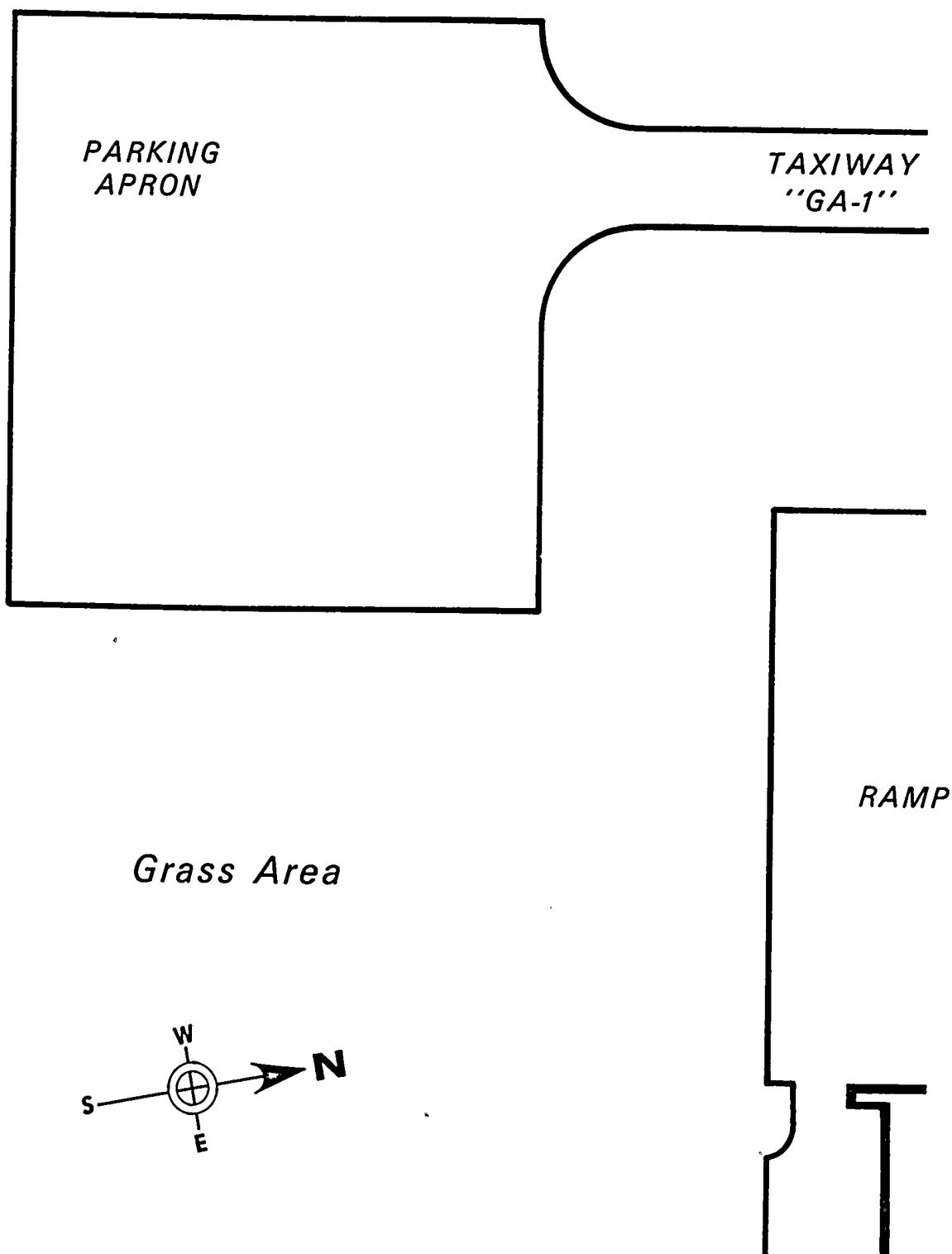
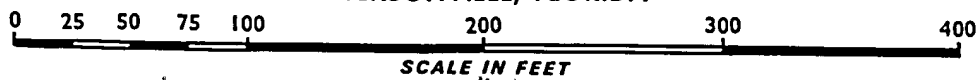
JACKSONVILLE, FLORIDA



# GENERAL AVIATION TERMINAL AREA

JACKSONVILLE INTERNATIONAL AIRPORT

JACKSONVILLE, FLORIDA







Terminal  
(NORTH CONCOURSE)

# TERMINAL AREA

JACKSONVILLE INTERNATIONAL AIRPORT  
JACKSONVILLE, FLORIDA

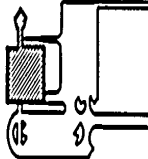


RUNWAY 7-25

TAXIWAY "A"

TAXIWAY "GA-1"

Control Tower



Grass Area

ROAD "A"

ROAD "B"

To Interstate 95

Grass Area

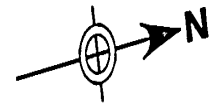
Parking  
Apron

Ramp Area

Grass Area

AirKaman General Aviation Area

ROAD "H"



FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

W5M  
TELETYPE

NR004 JK PLAIN

3:30 PM URGENT 3-24-72 CRE

TO DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) 2P

ALSO KNOWN AS

GEORGE MALLORY GIFFE, AKA (DECEASED);  
CRIME ABOARD AIRCRAFT OFFICE OF ORIGIN  
ET AL, CAA-HIJACKING, ETC., OO: JACKSONVILLE.

AKA,

Mr. Tolson	
Mr. Felt	
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Miller, ES	
Mr. Callahan	
Mr. Casper	
Mr. Conrad	
Mr. Dalbey	
Mr. Cleveland	
Mr. Ponder	
Mr. Bates	
Mr. Vitek	
Mr. Walters	
Mr. Soyars	
Tele. Room	
Miss Holmes	
Miss Gandy	

ON LATE AFTERNOON OF MARCH TWO THREE LAST UNITED STATES  
(USDT)  
DISTRICT JUDGE GERALD B. TJOFLAT SIGNED ORDER WHICH WAS  
FILED WITH CLERK OF UNITED STATES DISTRICT COURT, (USDC) JACKSONVILLE,  
DENYING DEFENDANT'S MOTION FOR RE-HEARING OF MOTION FOR TRANSFER.

REVIEW OF TJOFLAT'S ORDER INDICATES HIS CONSIDERATION WAS  
BASED ON AN ELEMENTARY PROPOSITION THAT SOUND JUDICIAL ADMINISTRATION  
AND EFFICIENT HANDLING OF PROSECUTING ATTORNEY'S WORK REQUIRES  
THAT ONLY RARELY AND FOR GOOD CAUSE SHOULD A PROSECUTION BE WITH-  
DRAWN BY JUDICIAL ACT, FROM COURT IN WHICH IT WAS BROUGHT AND  
FROM THE DIRECTION AND MANAGEMENT OF COUNSEL WHO HAVE PREPARED IT.  
THIS IS TRUE IN THIS CASE WHERE GOVERNMENT COUNSEL BROUGHT IT  
BEFORE FGJ AND AN INDICTMENT WAS RETURNED.

REC-59  
EX-105

T TJOFLAT POINTED OUT THAT THE DEFENDANT'S ARGUMENTS  
CONCERNING HIS INCONVENIENCE IN APPEARING AT JACKSONVILLE AND  
THAT OFFERED WITNESSES FROM THE DEFENSE COMING TO JACKSONVILLE  
END PAGE ONE

MAR 27 1972

54 APR 1972

114

6-7

PAGE TWO

JK 164-103

IS OFFSET BY THE FACT THAT ALL DEFENDANTS MUST NECESSARILY BE  
INCONVENIENCED WHEN CHARGED WITH A CRIME AND THE ESTIMATE  
NUMBER OF AGENT PERSONNEL REQUIRED TO GO TO NASHVILLE, THE LARGE  
VOLUME OF RECORDS WHICH THE GOVERNMENT WOULD HAVE TO NECESSARILY  
TRANSFER TO NASHVILLE, AND THE FACT THAT NEW GOVERNMENT COUNSEL  
WOULD HAVE TO BE DESIGNATED AND INSTRUCTED IN ALL MATTERS PERTAINING  
TO THIS CASE, WOULD RESULT IN AN OBVIOUS DELAY IN THE DEFENDANTS'  
RIGHT TO A SPEEDY TRIAL.

U. S. ATTORNEY

CONTACT WITH USA'S OFFICE, JACKSONVILLE TODAY DETERMINED THAT  
TJOFLAT IS CONSIDERING ISSUANCE OF SECOND ORDER SETTING TRIAL DATE  
IN JACKSONVILLE FOR APRIL SEVENTEEN NEXT. OBJECTIVE AT THIS TIME  
OF USA, JACKSONVILLE IS TO PLACE THE BURDEN FOR REASON OF IMMEDIATE  
FUTURE DELAY IN PROSECUTION OF THIS MATTER UNDER THE CONTROL OF  
THE DEFENDANT AND HIS ATTORNEYS WITH THE GOVERNMENT BEING READY  
TO IMMEDIATELY GO TO TRIAL IN THIS MATTER.

JACKSONVILLE WILL FORWARD BY AIRTEL COMPLETE TEXT OF TJOFLAT'S  
ORDER AND WILL KEEP BUREAU AND MEMPHIS ADVISED OF DEVELOPMENTS IN  
SETTING TRIAL DATE.

END

ACK FR NR004

DWH FBI WASH DC

cc Mr. Rosen  
cc Mr. Mohr  
cc Mr. Callahan  
cc Mr. DeLoach

March 25, 1972

GENERAL INVESTIGATIVE DIVISION

b6  
b7C

This concerns the 10/4/71 hijacking of a chartered aircraft to Jacksonville, Florida, by George Mallory Giffe, Jr. and [REDACTED]

[REDACTED] Upon arrival at Jacksonville, Giffe shot his wife, the pilot and committed suicide. Wallace has been charged with a violation of the Federal Kidnaping Statute and Aircraft Piracy at Jacksonville, and a civil suit under the Federal Tort Claims Act has been filed against the FBI and the Federal Aviation Administration at Nashville, Tennessee. Previously [REDACTED] through his attorneys, had attempted to have the criminal proceedings moved from Jacksonville to Nashville. The U. S. District Judge at Jacksonville denied this motion.

Attached sets forth that on 3/23/72 the U. S. District Judge at Jacksonville denied [REDACTED] motion for rehearing on his motion for transfer of the criminal case to Nashville. Further, the U. S. District Judge is considering setting trial date in Jacksonville for 4/17/72. This is in line with our efforts to expedite full resolution of the criminal matter prior to further proceedings in the civil action.

JFH:ghg

DTP

*CWB/clm*

*Jh*

*RTG*  
*CWB/10*

F B I

Date: 3/25/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (164-2042)  
FROM: SAC, JACKSONVILLE (164-103) (P)  
SUBJECT: GEORGE MALLORY GIFFE, JR., aka (Deceased)  
[REDACTED] aka;  
ET AL  
CAA - HIJACKING; ETC.  
(OO: JK)

b6  
b7c

Re Jacksonville teletype, 3/24/72.

Enclosed for the Bureau and Memphis are two  
copies of the Order issued by USDJ GERALD B. TJOFLAT,  
March 23, 1972, at Jacksonville, Florida.

Jacksonville will promptly advise the Bureau  
and Memphis when Order is issued in Jacksonville setting  
trial date for [REDACTED]

- ② - Bureau (Enc. 2) (RM)  
2 - Memphis (164-76) (Enc. 2) (RM)  
2 - Jacksonville

FAB-tch  
(6)*sealed*  
**ENCLOSURE***ENCLOSURE ATTACHED*

EX-105

REC 44164-2042-354

8 MAR 29 1972

Approved: *[Signature]*  
51 APR 4 1972 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

Enc. To: BUREAU File 164-2042

From: JK File 164-103 BuFile 164-2042

# & Desc. of enc: 2 copies of order issued by USDJ,  
Jacksonville, 3/23/72.

Re: GEORGE MALLORY GIFFE, JR., aka (Deceased)

BH

164-2042-354

931

ENCLOSURE

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

UNITED STATES OF AMERICA

v.

NO. 71-212-Cr-J

BOBBY WAYNE WALLACE

*1/14/72*

O R D E R

Defendant seeks a rehearing of his motion for transfer filed pursuant to Rule 21(b), Federal Rules of Criminal Procedure. The pertinent background is as follows: On October 13, 1971, the Grand Jury of the United States District Court for the Middle District of Florida, Jacksonville, Division, returned a four count indictment against the defendant, Bobby Wayne Wallace. Defendant is charged with kidnapping, aircraft piracy, interference with flight crew members, and carrying a weapon aboard an aircraft, in violation of 18 United States Code, Section 1201 and 49 United States Code, Section 1472(i), (j) and (1), respectively. With the exception of carrying a weapon aboard an aircraft, each offense is alleged to have commenced in Nashville, Tennessee, and terminated in Jacksonville, Florida. On November 20, 1971, he moved to have his prosecution transferred from Jacksonville to Nashville. That motion was denied by Order of this Court (filed December 14, 1971) following an evidentiary hearing. Defendant now moves the Court for rehearing on the same question. For the reasons stated below, the motion is denied.

Rule 21(b) provides:

For the convenience of parties and witnesses, and in the interest of justice, the court upon motion of the defendant may transfer the proceeding as to him or any one or more of the counts thereof to another district.

Prior to its amendment in 1966, the rule, in its relevant part, provided only one test for determining the transferability of a case: whether the Court was satisfied that in the interest of justice the proceeding should have been transferred. The Supreme Court approved ten factors which a Court may have appropriately considered in exercising its discretion on a pre-amendment Rule 21(b) motion:

"(1) location of corporate defendant [or, it would seem, residence of an individual defendant];

(2) location of possible witnesses;

(3) location of events likely to be in issue;

(4) location of documents and records likely to be involved;

(5) disruption of defendant's business unless the case is transferred;

(6) expense to the parties;

(7) location of counsel;

(8) relative accessibility of place of trial;

(9) docket condition of each district or division involved; and

"(10) any other special elements which might affect the transfer." Platt v. Minnesota Mining and Manufacturing Co., 376 U.S. 240, 243-44 (1964), quoting from the dissenting opinion of Chief Judge Hastings in the Court below, 314 F.2d 369, 376-77.

Despite the fact that the present Rule 21(b) sets out an additional test, to-wit: "the convenience of the parties," it is generally held that the factors to be considered under both versions of the rule are essentially the same. See, e.g., Jones v. Gasch, 404 F.2d 1231 (D.C. Cir. 1967). Hence, the Platt decision still provides the framework for a court's inquiry into the propriety of a Rule 21(b) transfer.

Before applying those factors to the present case, however, the Court must determine the goal of its inquiry. It



is an elementary proposition that sound judicial administration and the efficient handling of the prosecuting attorney's work require that only rarely and for good cause should a prosecution be withdrawn by a judicial act from the Court in which it was brought and from the direction and management of counsel who have prepared it. United States v. Jones, 43 F.R.D. 511 (D.D.C. 1967); United States v. Luros, 243 F.Supp. 160 (W.D. Iowa 1965); United States v. United States Steel Corporation, 233 F.Supp. 154 (S.D.N.Y. 1964); United States v. White, 95 F.Supp. 544 (D. Neb. 1951). This is especially true where, as in this case, government counsel has carried it before the Grand Jury and an indictment has been returned. United States v. Jones, *supra*.

It is a necessary consequence of our system of justice that a person charged with committing a crime will suffer some inconvenience from the resulting prosecution. Accordingly, to warrant a transfer the defendant must demonstrate to the satisfaction of the Court that prosecution in the district where the indictment was properly returned will result in a substantial balance of inconvenience to himself. United States v. Jones, *supra*; United States v. Cohen, 35 F.R.D. 227 (S.D. Calif. 1964); United States v. Luros, *supra*; United States v. United States Steel Corporation, *supra*. The Court is not satisfied that defendant has made such a showing in this case.

The evidentiary hearing on defendant's motion to transfer revealed only two aspects of prosecution in Jacksonville which would cause defendant greater inconvenience than prosecution in Nashville. First, the vast majority of defense witnesses reside in or near Nashville. The inconvenience to the projected nineteen material witnesses and yet undetermined number of character witnesses of having to testify in Jacksonville is undeniable. This hardship is somewhat offset by the possibility that twenty-four government witnesses from Jacksonville will testify, but a net balance of inconvenience to the defendant

"remains. Second, the cost to the defendant of trial in Jacksonville is potentially greater than a trial in Nashville. These costs, however, are limited to the defendant's travel and living expenses during the trial. Since defendant is proceeding in forma pauperis, the government must pay his expenses for investigation and counsel.

Every other aspect of a transfer from Jacksonville to Nashville either causes no further inconvenience to either party or causes inconvenience only to the government. The defendant is a resident of Nashville. This factor, however, "has no independent significance in determining whether transfer to that district would be 'in the interest of justice,' although it may be considered with reference to such factors as the convenience of records, . . . and counsel." Platt v. Minnesota Mining and Manufacturing Co., 376 U.S. at 245-46. Defendant has court-appointed counsel in Jacksonville. He has alluded to no records necessary to his defense. Hence, at least in this case, defendant's Nashville residence has no significance whatsoever.

The following factors also cause no significant inconvenience to the defendant: location of events, since most of the alleged offenses occurred in Nashville and Jacksonville, as well as points in between; disruption of defendant's work, since trial in either location would cause equal disruption; relative docket condition, since trial in Jacksonville can be held at least as soon as trial in Nashville; and relative accessibility of place of trial, in view of the existence of extensive and rapid travel facilities between Nashville and Jacksonville.

Two aspects of trial in Nashville cause inconvenience to the government. First, thirteen volumes of documents necessary for the preparation and prosecution of the government's case are located in Jacksonville. Second, transfer to Nashville

would require new government counsel to familiarize themselves with the case, not only causing inconvenience to the government, but a delay in commencement of trial, thereby jeopardizing defendant's right to speedy trial.

In view of the foregoing considerations the Court finds that, while trial in Jacksonville may be somewhat inconvenient to defendant, there is not a substantial imbalance of inconvenience to him.

It is, therefore

ORDERED:

Defendant's motion for rehearing of motion for transfer is denied.

DONE and ORDERED at Jacksonville, Florida, this 23rd day of March, 1972.

  
UNITED STATES DISTRICT JUDGE

Copies:

Mr. Bobby Wayne Wallace  
Apartment B-6  
Thompson Lane  
Nashville, Tennessee

Edward M. Booth, Esquire  
2508 Gulf Life Tower  
Jacksonville, Florida 32207

James F. Neal, Esquire  
Third National Bank Building  
Nashville, Tennessee

Larry D. Woods, Esquire  
2315-21st Avenue, South  
Nashville, Tennessee

Charles W. Bone, Esquire  
Goodall Building, Court Square  
Gallatin, Tennessee

United States Attorney  
Post Office Box 59  
Jacksonville, Florida 32201

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>MEMPHIS</b>	OFFICE OF ORIGIN <b>JACKSONVILLE</b>	DATE <b>4/4/72</b>	INVESTIGATIVE PERIOD <b>2/5/72 - 3/28/72</b>	b6 b7C
TITLE OF CASE <b>GEORGE MALLORY GIFFE, JR., aka (Deceased);</b> <b>[REDACTED] aka ET AL</b>		REPORT MADE BY <b>SA [REDACTED]</b>	TYPED BY <b>tjm</b>	
CHARACTER OF CASE <b>CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT</b>				

REFERENCES: Jacksonville report of SA [REDACTED] 3/7/73.  
Memphis report of SA [REDACTED] 2/4/72.

- P -

LEADS:JACKSONVILLE DIVISIONAT JACKSONVILLE, FLORIDA.

Follow and report prosecutive action against subject  
WALLACE.

MEMPHIS DIVISIONAT NASHVILLE, TENNESSEE.

ACCOMPLISHMENTS CLAIMED						<input checked="" type="checkbox"/> NONE	ACQUIT- TALS	CASE HAS BEEN:
CONVIC	AUTO.	FUG.	FINES	SAVINGS	RECOVERIES			
								PENDING OVER ONE YEAR <input type="checkbox"/> YES <input type="checkbox"/> NO
								PENDING PROSECUTION OVER SIX MONTHS <input type="checkbox"/> YES <input type="checkbox"/> NO

APPROVED

SPECIAL AGENT  
IN CHARGE

DO NOT WRITE IN SPACES BELOW

COPIES MADE:

- ③ - Bureau (164-2042)  
1 - USA, Nashville  
3 - Jacksonville (164-103)  
(1-USA, Jacksonville)  
2 - Memphis (164-76)

164-2042-355 REC 17

20 APR 7 1972

STAT SECT.

## Dissemination Record of Attached Report

Notations

Agency	ICC, HRC, JCC, HRC, JCC
Request Recd.	Re: [REDACTED]
Fwd.	JFH, JTH 4/4/72
vd.	[REDACTED]

APR 20 1972

COVER PAGE

ME 164-76

Follow civil actions and develop information of value in this case.

ADMINISTRATIVE:

Bureau note that the Memphis Division will continue to follow all aspects of this case and promptly disseminate information regarding any new developments to Bureau and Jacksonville.

Delay in transcription of FD-302 re [REDACTED]  
[REDACTED] due to delinquency in the Stenographic Pool of the  
Memphis Division, of which the Bureau is aware.

b6  
b7C

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATIONCopy to: 1 - USA, Jacksonville  
1 - USA, Nashvilleb6  
b7CReport of: SA [REDACTED]  
Date: April 4, 1972

Office: Memphis, Tennessee

Field Office File #: 164-76

Bureau File #: 164-2042

Title: GEORGE MALLORY GIFFE, JR. (Deceased);  
[REDACTED]  
SUSAN LAKICH GIFFE - VICTIM (Deceased);  
BRENT QUINTON DOWNS - VICTIM (Deceased);  
[REDACTED] - VICTIMCharacter: CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW  
MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING;  
FEDERAL TORT CLAIMS ACT

Synopsis: [REDACTED] a self-employed Nashville pilot, stated subject GIFFE interested in witchcraft, mistreated wife and described GIFFE as "full of hot air." [REDACTED] Nashville night-club owner, stated GIFFE was "big talker" with no financial backing. Co-pilot, [REDACTED] advised he was never contacted by subject [REDACTED] or any of his associates after termination of hijacking not to say anything in court to incriminate [REDACTED]. Subject [REDACTED] formerly employed with Bob White Enterprises as door-to-door salesman. Nashville Metropolitan Police Department, Personnel Division, advised no new developments in subject [REDACTED] application for Nashville Metropolitan Police Force. USDC, MDT, Nashville, received additional response to interrogatories and affidavit on 3/17/72. USDC Judge FRANK GRAY, JR., MDT, Nashville, issued order 3/17/72, acknowledging receipt of letter and enclosures from U. S. Department of Justice and ordered clerk to lodge interrogatories and affidavit in sealed condition until court takes custody for opening and examination.

- P -

TABLE OF CONTENTS

	<u>Page</u>
I. Details of Background Investigation Regarding Subject GIFFE .....	3
II. Details of Background Investigation Regarding Subject [REDACTED] .....	9
III. Miscellaneous .....	14
IV. Civil Actions Filed With United States District Court, Middle District of Tennessee, Nashville, Tennessee, and Related Communications .....	16
A. Letter to United States District Judge FRANK GRAY, JR., Which Attached Additional Answers to Interrogatories and Affidavit Filed in United States District Court, March 17, 1972 .....	17
B. Order of United States District Court Judge FRANK GRAY, JR., Middle District of Tennessee, Nashville, Filed March 17, 1972 .....	20
C. Results of Contact With United States Attorney CHARLES H. ANDERSON, Middle District of Tennessee, Nashville .....	21

b6  
b7C

ME 164-76

DETAILS:

I. Details of Background Investigation Regarding  
Subject GIFFE



## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 3/1/72

[redacted]  
advised as follows:

[redacted] is presently self-employed as a pilot in Nashville, Tennessee and has resided in the [redacted] for approximately 4 years.

He first met GEORGE M. GIFFE, JR. at George Peabody College in Nashville, Tennessee, at which time he, [redacted] was [redacted] at the college. GIFFE was employed as an instructor at the college, but he was not closely associated with him at that time, and it was not until 1969 or 1970 when GIFFE moved into the Georgetown Apartments that he associated with GIFFE to any great extent.

During 1969 or 1970, specific date unrecalled, GIFFE contacted him, stating that they could make a large sum of money by arranging a loan to finance the purchase of certain real estate located near Interstate I-65 and Harding Road in Nashville, Tennessee. According to GIFFE he knew several men who were interested in the property and that if GIFFE could find someone to lend the money on this property he would be able to make a large commission. GIFFE told [redacted] that he would include him in the transaction if he was interested, and that GIFFE knew of a man in Pensacola, Florida who would in all probability handle the loan for the prospective buyers.

Sometime later [redacted] flew to Pensacola, Florida with GIFFE, accompanied by MRS. GIFFE and [redacted] fiancée, in a plane which was owned by a friend of GIFFE in Nashville, whose name [redacted] could not recall. On arriving in Pensacola they met a man giving the name of [redacted] and the business deal was explained to [redacted] in Pensacola, Florida. [redacted] gave the impression that he was interested in the matter and requested that GIFFE and [redacted] obtain technical information on the property involved,

Interviewed on 2/18/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] Date dictated 2/22/72

4

b6  
b7C

together with the prospective purchasers, and after this was obtained he would give further consideration to the matter.

Sometime after this GIFFE failed to obtain the information as requested by [ ] and [ ] discontinued his interest in the matter, as it appeared that GIFFE would not be able to arrange the loan, and he then realized that GIFFE was "full of hot air".

b6  
b7C

GIFFE continually talked about "big deals", but was never in possession of any money, and [ ] loaned him money from time to time in addition to paying his rent for 2 months in the Georgetown Apartments.

GIFFE was a very unusual individual in that he was interested in witchcraft, and on one occasion he was in GIFFE's apartment when GIFFE constructed what he described as a "black altar" on which he placed the photograph of a boyfriend of MRS. SUSAN GIFFE. GIFFE made numerous unknown gestures over the photograph lying on the altar, uttered a few strange words and after this stated "that will take care of that guy."

GIFFE always carried a gun and on numerous occasions during social events he would take the gun out, disassemble the gun, and clean it, after which he would place it back in a holster which he carried at all times. GIFFE seemed to enjoy aggravating his wife, SUSAN GIFFE, and on one occasion while visiting in the GIFFE apartment, GIFFE got up from the table, grabbed SUSAN by the arm and pushed her against the wall and began pulling her hair. [ ] interceded on behalf of SUSAN GIFFE, at which point GIFFE made a motion as to draw a gun and told [ ] to stay out of his personal affairs.

After the above instance, [ ] did not associate with GIFFE again, and it was a common knowledge among tenants in the Georgetown Apartments that GIFFE and his wife argued continually, and it was the general opinion that one would kill the other at some time. Following the time that [ ] lost interest in the loan, which was supposed to be arranged by GIFFE

through [ ] and particularly after the incident at GIFFE's apartment, where GIFFE was mistreating his wife, [ ] refused to again visit in the GIFFE apartment and at one time GIFFE told him that he was going to "place a spell on him". As a result, [ ] gained the opinion that GIFFE was "not all there", and was only interested in friends to the extent that he could "sponge off of them".

b6  
b7C

[ ] had very little association with GIFFE after he moved from the Georgetown Apartments and is not acquainted with any of GIFFE's associates other than [ ] in Pensacola, Florida, and the few neighbors who occasionally visited GIFFE's apartment at the Georgetown Apartments.

[ ] has never met anyone by the name of [ ] but recalled GIFFE mentioning this name on several occasions, explaining that he was a person from whom he had obtained loans in the past, and that he had a jet aircraft, but this aircraft was never seen by [ ] and has indicated, he has never met [ ]

[ ] is not acquainted with [ ] and stated that he has never flown GIFFE to any part in the United States other than the trip made to Pensacola, Florida in the plane which was borrowed from an unknown friend of GIFFE.

According to [ ] is known to him as a long-time employee of the South Central Bell Telephone Company, Nashville, Tennessee, who is now connected with the company in Miami, Florida. [ ] stated that he did not know of any connection between [ ] and GIFFE other than through a possible social meeting and that [ ] was not the type of individual to get involved with GIFFE. He advised that [ ] is a very reputable individual and as far as he knows has never been involved with GIFFE in any business transactions.

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 2/22/72

[redacted]  
[redacted] advised as follows:

b6  
b7C

Approximately 4 or 5 months prior to the death of GEORGE GIFFE in Jacksonville, Florida, he was introduced to GIFFE by an associate in Nashville who reported that GIFFE was an individual through whom he, [redacted] could arrange a loan to purchase real estate in Nashville. [redacted] was interested in purchasing an apartment and a boat dock in Davidson County and Sumner County and desired to borrow money for this purpose. He talked with GIFFE about the possibility of making a loan of several thousand dollars, and GIFFE stated that he could arrange the loan through an associate of his in Pensacola, Florida.

Some time later an individual came to Nashville who was introduced by GIFFE as [redacted] (phonetic), from Pensacola, Florida, and who stated that he would handle the loan for [redacted] after appraisals were obtained on the property which [redacted] desired to purchase.

[redacted] spent several weeks in obtaining appraisals on the property but each time he attempted to complete the transaction with GIFFE and [redacted] he was "given the run around" and he discontinued his efforts in obtaining the loan.

As a result of the failure of GIFFE to complete the loan he gained the impression that GIFFE and [redacted] were only "big talkers" with no financial backing and actually had no intention of arranging the loan as originally agreed.

GIFFE appeared to be a "big operator" and liked to talk of his business adventures, but [redacted] regarded him as "full of hot air".

On one occasion he recalled GIFFE exhibiting his police commission to a Sergeant of the Metropolitan Police Department in Nashville and advising the officer that "everything was quiet in the area of the Embers Club".

Interviewed on 2/14/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] Date dictated 2/14/72

ME 164-76

2

GIFFE was known to carry a gun and exhibited it several times while in [ ] presence.

b6  
b7C

[ ] felt that GIFFE used very poor judgement in "pulling his badge" on the uniformed member of the police department and following this incident he instructed GIFFE not to visit the club again.

[ ] is not acquainted with GIFFE's associates other than [ ] and knows nothing of GIFFE prior to their meeting several months prior to GIFFE's death.

ME 164-76

**II. Details of Background Investigation  
Regarding Subject [REDACTED]**

b6  
b7C

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription 2/14/72

[redacted]  
[redacted] advised as follows:

b6  
b7C

He has not been contacted by [redacted] or anyone representing [redacted] wherein he, [redacted] has been offered \$25,000 or any amount of money in return for his refusal not to testify against [redacted] or incriminate [redacted] through testimony in any lawsuit or trial. He has not received such an offer to "drop charges against [redacted] He has no information to indicate that [redacted] has been contacted by [redacted] or his representative with an offer of money to affect the testimony of anyone in connection with any pending litigation.

The only information he has concerning the amount of \$25,000 was the statement made during the flight en route from Nashville, Tennessee, to Jacksonville, Florida, during October, 1971, when [redacted] reported that he, [redacted] and DOWNS would each get this amount after the flight was terminated.

Interviewed on 2/5/72 at Nashville, Tennessee File # Memphis 164-76  
by SA's [redacted] and [redacted] Date dictated 2/10/72  
WMH:mjh

10

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

SEARCHED INDEXED  
SERIALIZED FILED

## FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 3/31/72

[redacted] Beer Distributing Company,  
921 Cherokee Avenue, Nashville, Tennessee, provided the  
following information:

b6  
b7C

[redacted] advised that they have no record identifiable  
in their files with [redacted] or with GEORGE GIFFE.

He further stated they had no record of providing  
any beer to LaBrie Lounge.

[redacted] stated that they have sales representatives  
with cards with Beer Distributing Company on them, which their  
representatives are constantly giving out to potential  
customers. He stated that is the most likely answer as to how  
[redacted] had a Beer Distributing Company card in that he had  
been contacted as a prospective customer.

Interviewed on 3/22/72 at Nashville, Tennessee File # Memphis 164-76  
by SA [redacted] Date dictated 3/27/72

11



## FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 3/31/72

[redacted] Bob White Enterprises, 95 White Bridge Road, Nashville, Tennessee, provided the following information:

b6  
b7C

She was familiar with [redacted] when he worked briefly for the company for a short time during the Summer of 1971, attempting to sell vacuum cleaners, door to door.

She said the personnel records have been thrown away so they have no file for [redacted]

[redacted] stated she was gone from the employment at Bob White Enterprises during a portion of 1971 so she lost contact with [redacted]. However, it was her understanding he only worked for the company for approximately three months. She had no idea if he had made any sales.

Interviewed on 3/22/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] Date dictated 3/27/72

12

ME 164-76

On March 28, 1972, [redacted] Personnel Division, Nashville Metropolitan Police Department, advised that there have been no further developments regarding the application of [redacted] for the Nashville Metropolitan Police Force.

b6  
b7c

ME 164-76

III. Miscellaneous

ME 164-76

JER:tjm

1

On March 21, 1972, [REDACTED]

[REDACTED] telephonically contacted SA [REDACTED] at the FBI Office in Nashville, Tennessee, and advised that her attorney, [REDACTED] had requested that she and her husband meet with [REDACTED] the attorney for [REDACTED]

b6  
b7C

[REDACTED] stated that [REDACTED] had been endeavoring over an extended period of time to arrange an interview, with she and husband and he had attempted to do this directly and through mutual friends. She stated that they had consistently declined to meet with [REDACTED] and they were concerned about this new endeavor on the part of their own attorney to arrange a meeting.

She stated that she and her husband did not desire to meet with [REDACTED] and wanted advice as to whether they should or not.

[REDACTED] was advised that this was a matter that the Agent could not advise her on, but she was advised that if she desired, she could consult with the United States Attorney in Nashville, Tennessee, Mr. CHARLES H. ANDERSON, who represented the Government in this matter.

ME 164-76

IV. Civil Actions Filed With United States  
District Court, Middle District of  
Tennessee, Nashville, Tennessee, and  
Related Communications

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE  
NASHVILLE DIVISION

RECEIVED FOR ENTRY  
12:30 P.M.

MAR 17 1972

BRANDON LEWIS, Clerk

By: *M. Edwards* D.C.

MRS. BRENT QUINTON DOWNS, ET AL. ]

VS. ]

UNITED STATES OF AMERICA ]

CIVIL NO. 6348\*



ORDER

The Court is in receipt of a letter from the Honorable L. Patrick Gray, III, Assistant Attorney General, which letter will be marked "Filed" by the clerk and placed in the file.

The enclosure referred to therein has not yet been opened by the Court, and the clerk will lodge it in its sealed condition until such time as the court takes custody thereof for opening and examination in accordance with the order heretofore entered.

*Frank E. Gray, Jr.*  
\_\_\_\_\_  
CHIEF JUDGE

WITNESSETH: A TRUE COPY

Brandon Lewis, Clerk  
U. S. District Court  
Middle District of Tennessee  
By: *L. B. Edwards* D.C.

ME 164-76

United States Attorney CHARLES H. ANDERSON, Middle District of Tennessee, Nashville, has been contacted on a continuing basis and has made available the photostatic reproductions of the civil aspects and communications contained in this report.

Mr. ANDERSON advised as late as March 28, 1972, that there have been no further developments in the civil actions of this case since the order of United States District Court Judge FRANK GRAY, Jr., on March 17, 1972.

UNITED STATES GOVERNMENT

# Memorandum

DATE: 4/5/72

TO: DIRECTOR, FBI (164-2042)  
ATTN: Exhibit Section  
FROM: SAC, OKLAHOMA CITY (164-54) -RUC-

GEN. INV. DIV.

SUBJECT: GEORGE MALLORY GIFFE, JR., aka  
(Deceased);

b6  
b7C

[redacted] aka;  
ET AL  
CAA - HIJACKING, etc.  
OO: Jacksonville

ReButelcall from [redacted] Exhibit Section, to  
Oklahoma City, 3/31/72.

Enclosed herewith are four black and white photographs of interior Aero Commander Hawk airplane; one color photograph (cutaway) interior Aero Commander Hawk airplane; 3 copies artist cutaway drawing Aero Commander Hawk airplane, and one brochure packet containing information concerning Aero Commander Hawk airplane. These enclosures to be used in preparing schematic drawing of instant airplane for trial purposes.

The above-mentioned items were obtained from [redacted] [redacted] Technical Support Section, North American Rockwell Company, Oklahoma City, who assisted in taking the measurements depicted on the enclosed items. [redacted] pointed out the interior of this airplane can be altered in many ways according to the wishes of the person purchasing the airplane. He further stated the airplane interior can be altered with little effort by the owner subsequent to purchase, for example, the moving of passenger chairs in the cabin area on the seat tracks visible in the photographs.

[redacted] stated any Aero Commander Hawk airplane will be identical to the airplane involved in this investigation from the side or commode seat forward to the instrument panel, and he strongly suggested the individual who would prepare the schematic drawing of the plane actually observe the interior prior to preparation of the drawing. [redacted] was of the opinion there would be several aircraft of this type located at the Washington National Airport, Washington, D. C.

- 2 - Bureau (Enc. 9)  
2 - Jacksonville (164-103)  
1 - Oklahoma City

GES:caw

APR 11 1972

22 APR 11 1972





FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 10 1972

TELETYPE

Mr. Tolson	
Mr. Felt	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

NR008 JK PLAIN

5:30PM URGENT 4-10-72 HER

TO DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) TWO PAGES

Also Known As  
GEORGE MALLORY GIFFE, JR., AKA PAREN DECEASED PAREN;  
Crime Aboard Aircraft

AKA; ETAL ; GAA DASH HIJACKING, ETC. JACKSONVILLE

Office of Origin:

000

U. S. District Judge

AT FOUR PM, THIS DATE, USDJ GERALD B. TJOFLAT, JACKSONVILLE,  
Florida, SIGNED ORDER SETTING TRIAL DATE IN CRIMINAL CASE RE

FOR MAY TWENTYTWO, NEXT, AT JACKSONVILLE.

U. S. Attorney

ON APRIL TWELVE, NEXT, CONFERENCE TO BE HELD BETWEEN USA, JACK-  
SONVILLE, AND ATTORNEY CONCERNING ITEMS TO BE  
RELEASED TO DEFENSE.

EX-100 REC-51

164-2042-357

ON SAME DATE, AT ONE PM, CONFERENCE TO BE HELD BETWEEN  
USA'S OFFICE AND JACKSONVILLE RE SPECIFIC PLANS FOR FORTHCOMING  
TRIAL.

10 APR 12 1972

MATERIAL REQUESTED BY DEFENDANT'S ATTORNEY AT ABOVE CONFERENCE  
BEING CAREFULLY SCREENED BY USA, JACKSONVILLE, AND A MINIMUM  
AMOUNT WILL BE MADE AVAILABLE TO AND NASHVILLE ATTORNEY FOR

SOMETIME DURING WEEK OF APRIL SEVENTEEN, NEXT.

END PAGE ONE

58 APR 10 1972

G-Jh

PAGE TWO

JACKSONVILLE MAINTAINING CLOSE CONTACT WITH USA'S OFFICE, AND BUREAU AND MEMPHIS WILL BE ADVISED PROMPTLY OF PERTINENT DEVELOPMENTS AND REQUIREMENTS.

BUREAU REQUESTED TO ADVISE EXHIBITS SECTION OF SCHEDULED DATE FOR TRIAL DUE TO WORK PRESENTLY BEING COMPLETED ON FINAL EXHIBIT.  
END

cc Mr. Mohr, Callahan, Dalbey & ROSEN

cc Exhibits Section

April 11, 1972  
GENERAL INVESTIGATIVE DIVISION

b6  
b7C

This concerns the 10/4/71, hijacking to Jacksonville, Florida, of a small chartered aircraft by George Mallory Giffe, Jr., and [redacted]

Upon arrival at Jacksonville, Giffe shot his wife, the pilot and then committed suicide. [redacted] has been charged at Jacksonville with Air Piracy and Kidnaping. A civil suit under the Federal Tort Claims Act has been filed against us and the Federal Aviation Administration at Nashville, Tennessee, arising out of this incident.

Attached sets forth that U. S. District Judge at Jacksonville, has set a trial date of 5/22/72, for [redacted] Further, a conference is scheduled for 4/12/72, between the U. S. Attorney there and Wallace's attorney concerning items to be released to the defense in the criminal case. A conference is also scheduled that same day between our Jacksonville Office and the U. S. Attorney. The material requested by [redacted] attorney is to be carefully screened by the U. S. Attorney and only a minimal amount will be made available.

We are following this matter closely.

JFH/jak

RK

h

WGC

✓ DTP

DP  
RS

CMB

gmm

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR002 JK PLAIN

10:55 AM URGENT 4-18-72 JML

APR 18 1972

TO: DIRECTOR (164-2024)

TELETYPE

MEMPHIS (164-76)

OKLAHOMA CITY (164-54)

FROM: JACKSONVILLE (164-103) (P) 2P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA, ET AL; CAA DASH HIJACKING, ETC.; OO: JACKSONVILLE.

REVIEW OF JACKSONVILLE FILES IN PREPARATION FOR OMNIBUS  
PROJECT HEARING APRIL TWENTY, NEXT, REFLECTS PSYCHOLOGICAL  
TEST WAS TO BE ADMINISTERED TO [REDACTED] IN CONNECTION WITH  
APPLICATION FOR NASHVILLE POLICE DEPARTMENT ON FEBRUARY  
THIRTEEN AND FOURTEEN, LAST.

MEMPHIS AT NASHVILLE TENN., CONTACT NASHVILLE PD TO  
DETERMINE IF ABOVE TESTS ADMINISTERED AND RESULTS AVAILABLE.  
RESULTS OF THIS TEST COULD BE MATTER OF EVIDENCE FOR  
PRODUCTION DURING TRIAL BY EITHER PROSECUTION OR DEFENSE.

REGISTRATION INFORMATION FROM FAA, OKLAHOMA CITY,  
INDICATES AIRCRAFT IN QUESTION SUBJECT OF REPORT DATED  
JANUARY TWENTY, SEVENTYONE  
END PAGE ONE

66  
58 APR 24 1972

PAGE TWO

JK 164-103

OKLAHOMA CITY, WILL CONTACT FAA AND SECURE COPIES OF  
ANY REPORTS SUBSEQUENT TO JANUARY TWENTY, SEVENTYONE, OF  
AIRCRAFT REGISTRY, AIRCRAFT REGISTRATION ELIGIBILITY,  
IDENTIFICATION AND ACTIVITY REPORT FOR HAWK COMMANDER N NINE  
ZERO FIVE EIGHT N, SERIAL NUMBER SIX ZERO ZERO EIGHT.

END.

KJB FIXX FBI AX WA DC CLR

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Bates

DATE: April 19, 1972

FROM : R. J. Gallagher

SUBJECT: GEORGE MALLORY GIFFE, JR. (DECEASED)

CRIME ABOARD AIRCRAFT - AIRCRAFT PIRACY

1 - Mr. Rosen  
1 - Mr. Bates  
1 - Mr. Gallagher  
1 -   
1 - Mr. Mohr  
1 - Mr. Callahan  
1 - Mr. Dalbey  
1 - Mr. Walters  
1 - Mr. Conrad

Tolson \_\_\_\_\_  
Felt \_\_\_\_\_  
Campbell \_\_\_\_\_  
Rosen \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Miller, E.S. \_\_\_\_\_  
Callahan \_\_\_\_\_  
Casper \_\_\_\_\_  
Conrad \_\_\_\_\_  
Dalbey \_\_\_\_\_  
Cleveland \_\_\_\_\_  
Ponder \_\_\_\_\_  
Baker \_\_\_\_\_  
Walters \_\_\_\_\_  
Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

This concerns the 10/4/71 aircraft hijacking to Jacksonville wherein Giffe killed his wife, the pilot, and then committed suicide. His accomplice,  has been charged with aircraft piracy and kidnapping.

On 4/12/72, two conferences were held by the U. S. Attorney (USA) at Jacksonville, attended by representatives of his office, a Jacksonville Agent, and in one instance by the attorney for . The motions filed by  attorney on 11/30/71 were discussed, particularly the one calling for the interview of certain of our Agents. The USA recommended we produce these Agents, saying the Government had much more to gain than to lose by their appearance and the defense will obtain no information which would not be readily available to them at a later date. These motions are being handled under the Omnibus Procedure, which is a pilot program in that judicial district which would allow for the production of interview reports. The U. S. Attorney advised that the interviews would be limited to what the Agents saw and heard and a representative from his office would be present. The USA indicated certain Agents of our Jacksonville and Memphis Offices and possibly FBI Laboratory personnel would be called for interview.

REC-29

164-2042359

The recommendation of the USA was discussed at length with  of the Department on April 13, 14 and 17, 1972, noting that a hearing in this regard is scheduled for 4/20/72 at Jacksonville.

**ACTION:** We are not required to accede to the USA's request; however, it is a proper one under the law within the discretionary authority granted under the Omnibus Procedure. As the USA indicated, the Government has much more to gain by the appearance of these Agents. We are advising the Department we will make the Agents available. This has been discussed with Mr. Mintz of the Office of Legal Counsel and attached for approval is a letter advising the Department we will make the Agents available.

Encl.   
(JFH) (10) 2-29-72

RS #RIG  
R cmt HAS 7/WGC

DJD  
jam

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 12 1972 *gk*

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikert	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR010 JK PLAIN

5:35PM URGENT 4-12-72 MHM

TO DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103()) FIVE PAGES

Also Known As  
GEORGE MALLORY GIFFE, JR., AKA. (DECEASED);

Crime Aboard Aircraft  
AKA., ET AL., CCA - HIJACKING, ETC., ~~OO JK~~

Office of Origin: Jacksonville.

Reference Teletype  
RE JACKSONVILLE TEL APRIL TEN LAST.

ON INSTANT DATE DEFENDANT'S JACKSONVILLE ATTORNEY  
Assistant U.S. Attorney

MET WITH AUSA [ ] AND JACKSONVILLE CASE AGENT IN OFFICE OF  
U.S. Attorney  
USA, JACKSONVILLE. AT THIS TIME AUSA [ ] AND [ ] REVIEWED THE  
U.S. District Court November  
MOTIONS FILED BY THE DEFENDANT IN USDC, JACKSONVILLE, ON NOV. THIRTY,  
LAST, COVERING VARIOUS ITEMS WHICH THE DEFENSE REQUESTED TO BE MADE

AVAILABLE TO THEM. A COMPLETE LISTING OF EACH OF THESE MOTIONS AND  
THEIR CONTENTS IS CONTAINED IN JACKSONVILLE REPORT OF SA [ ]  
Special Agent

January  
DATED JAN. TWELVE, LAST.

CONCERNING THE MOTION FOR BILL OF PARTICULARS, THE FIRST  
QUESTION IN THIS MATTER CONCERNED THE USE OF THE WORDING QUOTE OR

OTHERWISE UNQUOTE, WHICH IS LISTED AS PART OF THE LANGUAGE IN COUNT

ONE OF THE INDICTMENT AGAINST [ ] A DISCUSSION OF THIS PARTI-

CULAR ITEM WAS HELD BETWEEN [ ] AND AUSA [ ] AND IT WAS AGREED

END PAGE ONE

61 APR 26 1972

EX-114

REC-35

164-2042-360

16 APR 21 1972

*6-12*

PAGE TWO

THAT THIS MATTER WOULD HAVE TO BE THE SUBJECT OF LEGAL ARGUMENT AND DECIDED BY THE COURT. THE ADDITIONAL QUESTIONS PRESENTED IN THIS PARTICULAR MOTION COVERING COUNTS TWO AND THREE OF THE GRAND JURY INDICTMENT WILL BE RESOLVED IN THE OMNIBUS HEARING.

THE MOTION FOR PRODUCTION OF <sup>Federal Grand Jury</sup> ~~FCJ~~ MINUTES WAS RESOLVED IN THAT NO SUCH MINUTES ARE MAINTAINED REGARDING GRAND JURY HEARINGS IN THE MIDDLE DISTRICT OF FLORIDA. ONLY IN CERTAIN CASES ARE THE MINUTES RECORDED AND THIS IS USUALLY DICTATED BY SITUATIONS WHERE THE TESTIMONY OF WITNESSES APPEARING BEFORE THE GRAND JURY COULD BE QUESTIONABLE.

THE MOTION FOR A LIST OF WITNESSES WAS MUTUALLY AGREED UPON AND SUCH LISTING WILL BE PROVIDED BY THE GOVERNMENT AT THE TIME OF THE OMNIBUS HEARING.

THE MOTION TO INSPECT AND COPY OR PHOTOGRAPH DOCUMENTS WAS DISCUSSED IN DETAIL AND AGREEMENT WAS REACHED ON THE MAJORITY OF ITEMS WHICH WOULD BE PRODUCED FOR INSPECTION ONLY AT THE TIME OF THE OMNIBUS HEARING.

ON THE MOTION FOR ORDER PERMITTING AND DIRECTING INTERVIEW OF FBI AGENTS, THIS MOTION WAS DISCUSSED IN DETAIL BY   
U.S. District Judge  
IN VIEW OF THE EXISTING ORDER BY ~~USBJ~~ TJOFAT RESTRICTING SUCH INTERVIEWS OF FBI AND GOVERNMENT PERSONNEL.

END PAGE TWO

2

b6  
b7C



PAGE THREE

AUSA [ ] AND [ ] HAD CONFERENCE WITH USDJ TJOFLAT ON MORNING OF INSTANT DATE, AFTER THE CONCLUSION OF THE ABOVE OMNIBUS CONFERENCE, AT WHICH TIME JUDGE TJOFLAT AGREED TO A HEARING ON APRIL TWENTYONE, NEXT, AT TWO THIRTY PM TO RESOLVE MOTIONS CONCERNING THE SUPPRESSION OF EVIDENCE AND OTHER MATTERS IN THIS CASE. JUDGE TJOFLAT FURTHER STATED THAT AT THIS TIME IN THE PROGRESS OF THE CRIMINAL CASE HE BELIEVED THAT AN ACCOMMODATION COULD BE MADE IN HIS EXISTING ORDER TO ALLOW THE DEFENSE ACCESS TO BUREAU PERSONNEL FOR INTERVIEWS.

b6  
b7c

ON THE AFTERNOON OF INSTANT DATE A CONFERENCE WAS HELD WITH USA JOHN L. BRIGGS, AUSA [ ] AUSA [ ] AND JACKSONVILLE CASE AGENT, AT WHICH TIME MR. BRIGGS DECLARED THAT THE ONLY JENCKS ACT STATEMENTS WHICH WOULD BE PRODUCED AT THE FORTHCOMING TRIAL WOULD BE THOSE WHICH HAD BEEN PERSONALLY ADOPTED BY THE WITNESS IN THE FORM OF A WRITTEN SIGNED STATEMENT. HE SAID THAT ALL THREE ZERO TWOS REFLECTING INVESTIGATION OR THE RESULTS OF INTERVIEWS WOULD BE MADE AVAILABLE TO THE DEFENSE AT THE TIME OF THE OMNIBUS HEARING SET FOR THE AFTERNOON OF APRIL TWENTY, NEXT, AT WHICH TIME THE DEFENSE WOULD BE ALLOWED TO ONLY READ THESE DOCUMENTS WITH COPIES NOT GIVEN. THE ONLY EXCEPTION TO THIS WOULD BE THREE ZERO TWOS REFLECTING THE TRANSCRIPTS OF THE TOWER AND <sup>Federal Aviation Administration</sup> ~~FAA~~ COMMUNICATIONS INVOLVING THE FLIGHT OF THE AIRCRAFT.

END PAGE THREE

PAGE FOUR

USA BRIGGS STATED THAT WHILE HE WAS EXTREMELY RELUCTANT TO ALLOW BUREAU PERSONNEL TO BE INTERVIEWED BY THE DEFENDANT'S ATTORNEYS, HE FELT THAT THE REFUSAL TO MAKE BUREAU PERSONNEL AVAILABLE FOR SUCH INTERVIEWS COULD SEVERELY PREJUDICE AND GOVERNMENT'S POSITION IN THIS MATTER AND, THEREFORE, WAS MAKING THE FOLLOWING RECOMMENDATION:

USA BRIGGS RECOMMENDED THAT BUREAU PERSONNEL BE MADE AVAILABLE AT ~~A SPECIFIC~~ <sup>A SPECIFIC</sup> TIME AND PLACE FOR INTERVIEW BY THE DEFENDANT'S ATTORNEYS. HOWEVER THE INFORMATION FURNISHED BY THESE BUREAU PERSONNEL TO THE DEFENDANT'S ATTORNEYS WOULD BE STRICTLY ~~LIMITED~~ <sup>LIMITED</sup> TO PERSONAL KNOWLEDGE OF THE PERSON INTERVIEWED PAREN COURT ADMISSIBLE TESTIMONY CLOSE PAREN AND ABSOLUTELY NOTHING ELSE. PERSONNEL IN THIS CATEGORY WOULD INCLUDE AGENTS OF THE JACKSONVILLE AND MEMPHIS DIVISIONS AND POSSIBLY FBI LABORATORY PERSONNEL. HE SAID THAT WHEN THESE INTERVIEWS ARE CONDUCTED AUSA  PRINCIPAL PROSECUTING ATTORNEY, WOULD BE PRESENT AND THAT INTERVIEWS AT NASHVILLE WOULD BE SCHEDULED ON A PARTICULAR DAY WHEN AUSA  COULD BE PRESENT IN NASHVILLE TO PARTICIPATE IN SAID INTERVIEW.

b6  
b7C

END PAGE FOUR

4

PAGE FIVE

JACKSONVILLE HAS NOT CONCURRED WITH THE ABOVE RECOMMENDATION OF USA BRIGGS, ADVISING HIM THAT IT WOULD BE SUBMITTED TO BUREAU HEADQUARTERS FOR REVIEW AND RECOMMENDATION FOR COMPLIANCE OR OF OBJECTION.

THE BUREAU IS REQUESTED TO ADVISE JACKSONVILLE AND MEMPHIS OF ITS DECISION IN THIS MATTER SO THAT REPLY CAN BE MADE TO USA BRIGGS.

OMNIBUS HEARING FOR APRIL TWENTY, NEXT, WILL INCLUDE DEFENDANT'S NASHVILLE ATTORNEY, [REDACTED] JACKSONVILLE DEFENDANT'S ATTORNEY [REDACTED] AND SUBJECT [REDACTED] WHOSE PRESENCE IS NECESSARY TO SIGN ORDER ON OMNIBUS HEARING PROJECT WHICH WILL BE COMPLETED ON THAT DATE.

b6  
b7C

JACKSONVILLE HAS STARTED COMPREHENSIVE REVIEW OF ENTIRE FILE AND EVIDENCE IN THIS MATTER IN PREPARATION FOR TRIAL AND ANY LEADS RESULTING FROM THIS REVIEW WILL BE INITIATED BY TELETYPE FOR EXPEDITE HANDLING BY RECEIVING OFFICES.

MEMPHIS SHOULD ALSO INITIATE REVIEW OF INVESTIGATION CONDUCTED AND INSURE THAT ALL POSSIBLE LEADS HAVE BEEN COVERED.

END

cc: Mr. Conrad      cc: Mr. Mohr  
                              Mr. Callahan

5

Assistant Attorney General  
Criminal Division

Director, FBI

GEORGE MALLORY GIFFE, JR.  
(DECEASED):

CRIME ABOARD AIRCRAFT -  
AIRCRAFT PIRACY

April 19, 1972

1 - Mr. Rosen  
1 - Mr. Bates  
1 - Mr. Gallagher  
1 -   
1 - Mr. Mohr  
1 - Mr. Callahan  
1 - Mr. Dalbey  
1 - Mr. Walters  
1 - Mr. Conrad

b6  
b7C

This is to confirm a series of conversations, the last being on April 17, 1972, between   
of your office and Special Agent   
relative to the criminal proceedings initiated in U. S. District Court, Jacksonville, Florida, against   
me

was advised that on April 12, 1972, two conferences were held by the U. S. Attorney (USA) at Jacksonville attended by representatives of his office, an Agent of this Bureau, and in one instance by the attorney for   
The motions filed by   
attorney on November 30, 1971, were discussed particularly the Motion for an Order Permitting and Directing the Interview of FBI Agents. The USA recommended that Bureau personnel be made available at a specific time and place for interview by the defendant's attorneys. However, the information furnished by our personnel would be strictly limited to what the Agents saw and what they heard and absolutely nothing else. Further, a representative from his office would be present for the interviews. The USA advised it was his belief that this would be more beneficial to the Government than would surrender of interview reports. He indicated that certain Agents of our Jacksonville and Memphis Divisions and possibly FBI Laboratory personnel would be produced for interview.

In line with the recommendations of the USA and our discussions, we will make our Agents available for interview.

1 - Assistant Attorney General  
Civil Division  
1 - Jacksonville (164-103)  
1 - Memphis (164-76)

MAIL ROOM ☐ TELETYPE UNIT ☐  
JFH:mc1 (13)

Tolson  
Felt  
Campbell  
Rosen  
Mohr  
Bishop  
Miller, E.S.  
Callahan  
Casper  
Conrad  
Dalbey  
Eveland  
Gonder  
Hart  
Hers  
Rosen  
Sullivan  
Tavel  
Trotter  
Tele. Room  
Holmes  
Gandy

SEE cover memo 4/19/72 R  
Gallagher to Bates JFH:ige

22 APR 21 1972

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Waikart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

NR 008 AT PLAIN

3:18 PM URGENT 4/19/72 BGL

TO DIRECTOR

JACKSONVILLE 164-103

FROM ATLANTA 164-241 -RUC- 1P

APR 19 1972

TELETYPE

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA, ET AL. CAA DASH HIJACKING, ETC. 00:JACKSONVILLE.

RE JACKSONVILLE TEL TO BUREAU, APRIL NINETEEN, LAST.

ATLANTA AREA AIR ROUTE TRAFFIC CONTROL CENTER,  
FAA, HAMPTON, GA., FURNISHED THE FOLLOWING NAMES AS AIR CONTROLLERS  
WHO WERE HANDLING PASSAGE OF AIRCRAFT DESCRIBED IN RE TEL. THROUGH  
ATLANTA, OCTOBER FOUR, LAST:

AND

END

REC-36

ST-116

164-2042-3624

TRC FBI WDC

62 APR 26 1972

6 APR 20 1972

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>JACKSONVILLE</b>	OFFICE OF ORIGIN <b>JACKSONVILLE</b>	DATE <b>4/17/72</b>	INVESTIGATIVE PERIOD <b>11/30/71 - 4/10/72</b>
TITLE OF CASE  <b>GEORGE MALLORY GIFFE, JR., aka (Deceased); [redacted] aka ET AL</b>		REPORT MADE BY <b>SA [redacted]</b>	TYPED BY <b>-vyb</b>
		CHARACTER OF CASE <b>CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT</b>	

REFERENCES:

Jacksonville report of SA [redacted] 3/7/72;  
Memphis report of SA [redacted] 4/4/72.

- P -

ADMINISTRATIVE:

Investigative period of this report overlaps that of previous reports to include FD 302's forwarded by Atlanta Division, 4/3/72.

No leads are being set out as all have been covered as of this date. As leads are indicated during preparation for trial of subject [redacted] at Jacksonville, they will be set out by teletype.

ACCOMPLISHMENTS CLAIMED						<input checked="" type="checkbox"/> NONE	ACQUIT- TALS	CASE HAS BEEN:
CONVIC.	AUTO.	FUG.	FINES	SAVINGS	RECOVERIES			
								PENDING OVER ONE YEAR <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
								PENDING PROSECUTION OVER SIX MONTHS <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO

APPROVED

SPECIAL AGENT  
IN CHARGE

DO NOT WRITE IN SPACES BELOW

COPIES MADE:

- 8 - Bureau (164-2042)  
2 - USA, Jacksonville  
(Attention: AUSA [redacted])  
4 - Memphis (164-76)  
2 - Jacksonville (164-103)

164-2042-363

REC 27

4 APR 21 1972

## Dissemination Record of Attached Report

Agency	ICC, Jacksonville
Request Recd.	ICC, Jacksonville
Date Fwd.	ICC, Jacksonville 4/24/72
How Fwd.	30cc distributed
By	1-FAH

Notations

STAT SECT.  
JUL 1 1972

STAT SECT.  
JUL 1 1972

A\*  
COVER PAGE

GPO : 1971-440-525

53 JUL 10 1972

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATIONCopy to: 2 - USA, Jacksonville (ATTENTION: AUSA [REDACTED])  
1 - USA, Nashvilleb6  
b7CReport of: SA [REDACTED]  
Date: April 17, 1972

Office: JACKSONVILLE

Field Office File #: 164-103

Bureau File #: 164-2024

Title: GEORGE MALLORY GIEFF, JR., (DECEASED);  
[REDACTED]Character: CRIME ABOARD AIRCRAFT - HIJACKING; INTIMIDATION OF CREW  
MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL  
TORT CLAIMS ACT

## Synopsis:

On 11/24/71, Hawk Commander N9058N aircraft, observed at Big Brother Aircraft, Atlanta, Georgia, by FAA employee. Windshield of aircraft replaced and observed by FAA employee on previous day. On 11/30/71, damaged windshield of aircraft not observed by FAA employee at Big Brother Aircraft, Atlanta, Georgia. On 3/23/72, USDJ GERALD B. TJOFLAT, USDC, MDF, Jacksonville, Florida, entered Order which denied defendant's Motion For Rehearing On Motion For Transfer, filed 12/23/71. On 4/10/72, USDJ GERALD B. TJOFLAT, USDC, MDF, Jacksonville, Florida, entered Order setting trial for [REDACTED] on 5/22/72, at 9:30 A.M., at Jacksonville, Florida.

- P -

DETAILS:

In the event additional information  
of value is developed, your agency will  
be advised.

TABLE OF CONTENTS

	Page No.	
I. Prosecutive Action Against		
<div style="border: 1px solid black; display: inline-block; width: 245px; height: 22px;"></div> . . . . .	2	b6 b7C
II. Information Concerning Hawk Commander		
Aircraft N9058N . . . . .	8	



I. PROSECUTION AGAINST

b6  
b7C

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

UNITED STATES OF AMERICA

v.

No. 71-212-Cr-J

BOBBY WAYNE WALLACE

ORDER

ORDERED:

Trial of this case is set for the week commencing  
Monday, May 22, 1972, at 9:30 A.M., before the undersigned, in  
Courtroom No. 3, United States Courthouse and Post Office Building,  
Jacksonville, Florida.

DONE AND ORDERED at Jacksonville, Florida, this 10th  
day of April, 1972.

  
UNITED STATES DISTRICT JUDGE

Copies to:

Mr. Bobby Wayne Wallace  
Apartment B-6  
Thompson Lane  
Nashville, Tennessee

Edward Booth, Esquire  
Florida Theatre Building  
Jacksonville, Florida

James F. Neal, Esquire  
Third National Bank Building  
Nashville, Tennessee

Larry D. Woods, Esquire  
2315 - 21st Avenue, South  
Nashville, Tennessee

Charles W. Bone, Esquire  
Goodall Building, Court Square  
Gallatin, Tennessee

United States Attorney  
Jacksonville  
Florida

United States Marshal  
Jacksonville  
Florida

United States Probation Officer  
Jacksonville  
Florida

FILED  
JACKSONVILLE, FLA.  
APR 10 1972  
WESLEY R. THIES  
CLERK

II. INFORMATION CONCERNING HAWK  
COMMANDER AIRCRAFT N9058N

## FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 12/6/71

[redacted] General Aviation District Office, Fulton County Airport (FCA), Industrial Boulevard, Atlanta, Georgia, advised that he went over to the hanger, utilized by Big Brother Aircraft at FCA on the pretext of reviewing a manual on the brake system of the Hawk Commander Aircraft. He advised that Hawk Commander Aircraft # 9058N was presently in the hanger and the mechanic at Big Brother Aircraft was tuning the right engine of the aircraft. [redacted] stated that the windshield had been replaced and other repairs to the aircraft had already been made, and he felt that the airplane would soon be ready to fly.

b6  
b7C

He stated that on the previous day he observed the old windshield located in a cabinet in the hanger.

Interviewed on 11/24/71 at Atlanta, Georgia File # Atlanta 164-241

by SA [redacted] Date dictated 11/30/71

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

## FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 12/9/71

[redacted] General Aviation District Office, Federal Aviation Administration, Fulton County Airport (FCA), Atlanta, Georgia, advised that Big Brother Aircraft Corp., who maintains a hanger at FCA, had on November 30, 1971, requested an air worthiness certificate for the proposed removal of Hawk Commander Aircraft # 9058N from Atlanta to Dayton, Ohio, on December 1, 1971. The air worthiness request reflects that the airplane has been recorded to its original air worthiness, except for interior furnishings. [redacted] stated that the lack of carpeting and interior furnishings would not keep the Federal Aviation Administration from issuing an air worthiness certificate so that this airplane might be moved.

b6  
b7c

[redacted] stated that he looked around the hanger, utilized by Big Brother Aircraft and did not observe the damaged windshield, which had been removed from the aircraft, nor other parts that had been replaced on this aircraft.

Interviewed on 11/30/71 at Atlanta, Georgia File # Atlanta 164-241

by SA [redacted] Date dictated 12/3/71

NR012 JK PLAIN

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

7:01PM NITE/L 4-21-72 HER

APR 21 1972

TO DIRECTOR (164-2042)

TELETYPE

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) TWO PAGES

GEORGE MALLORY GIFFE, AKA (DECEASED);

ET AL, CAA HIJACKING, OO: JK.

AKA,

OMNIBUS PROJECT CONDUCTED APRIL TWENTY- TWENTYONE, SEVENTY TWO

AT JACKSONVILLE, FLORIDA INVOLVING USA, JACKSONVILLE, ATTORNEYS

FOR DEFENDANT

EX-115  
REC-33

164-2042-364

PROCEDURES DURING LAST TWO DAYS PERSONALLY HANDLED BY USA

BRIGGS AND AUSA WITH JACKSONVILLE CASE AGENT ASSISTING. NO

MAJOR AREAS OF DISPUTE OTHER THAN PRODUCTION OF CERTAIN FD THREE

ZERO TWOS FOR DEFENSE UNDER COLOR OF BRADY LAW DECISIONS. THESE

MATTERS HAVE BEEN RESOLVED.

10 APR 25 1972

OMNIBUS PROJECT HEARING HELD THIS DATE BEFORE USDC GERALD B.

TJOFLAT, JACKSONVILLE, AND ORDER SIGNED BY DEFENDANT'S ATTORNEY AND

DEFENDANT WHO APPEARED AT THIS TIME. TJOFLAT SIGNED ORDER

THIS DATE. EXISTING MOTIONS FOR DISMISSAL OF INDICTMENT AND FOR BILL

OF PARTICULARS WERE ARGUED ONE THIS DATE AND TJOFLAT WILL ISSUE HIS

END PAGE ONE

54 APR 28 1972

Mr. Tolson	
Mr. Felt	
Mr. Callahan	
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

cc: [redacted]

DECISION ON THIS MATTER AT A LATER DATE.

HEARING ON MOTION FOR SUPPRESSION OF EVIDENCE WILL BE CONSIDERED  
AFTER INTERVIEWS WITH BUREAU PERSONNEL.

BUREAU AND MEMPHIS WILL BE FURNISHED ADDITIONAL DETAILS RE ABOVE DATE RE INTERVIEWS OF AGENTS AND PRODUCTION OF EVIDENCE ON APRIL TWO FOUR NEXT.

END

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 24 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR001 JK PLAIN

11:00:33 AURN RRR JJJ

DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM: JACKSONVILLE (164-103) (P) 3P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]  
AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

b6  
b7C

RE JACKSONVILLE TELETYPE APRIL TWENTYONE, LAST.

ON APRIL TWENTYSEVEN, NEXT, ATTORNEYS FOR DEFENDANT WILL  
APPEAR AT NASHVILLE RA FOR PURPOSE OF REVIEWING ALL EVIDENCE  
RETAINED IN ONE A AND ONE B SECTIONS OF MEMPHIS FILE IN THIS  
MATTER.

ATTORNEYS FOR DEFENDANT HAVE BEEN FURNISHED WITH LISTING  
OF ITEMS IN THE ABOVE ONE A AND ONE B SECTIONS AND ANY RECENT  
ADDITIONS SHOULD BE MADE KNOWN TO THEM AT TIME OF VIEWING.

DURING THE VIEWING OF THIS MATERIAL ABSOLUTELY NO COMMENT  
SHOULD BE MADE BY AGENT PERSONNEL CONCERNING THESE ITEMS AND  
THEY SHOULD STAND ON THEIR MERIT ALONE. IF DEFENDANT'S  
ATTORNEYS DESIRE COPIES OF A SPECIFIC DOCUMENT, THEY SHOULD  
BE MADE AVAILABLE. IT IS TO BE NOTED THAT XEROX COPIES OF  
END PAGE ONE

56 APR 27 1972

6-JH



PAGE TWO

JK 164-103

SIGNED STATEMENTS OBTAINED FROM BBA EMPLOYEES AND OTHER PERSONS IN THE NASHVILLE AREA HAVE ALREADY BEEN GIVEN TO DEFENDANT'S ATTORNEYS AND ADDITIONAL REPRODUCTIONS IS NOT WARRANTED OR NECESSARY.

THE ABOVE INFORMATION SHOULD BE FURNISHED TO USA, NASHVILLE, AND ANY QUESTIONS THAT HE MAY HAVE SHOULD BE DIRECTED BY HIM TO USA, BRIGGS, JACKSONVILLE, FLA.

JACKSONVILLE IS PRESENTLY REVIEWING ALL THREE ZERO TWO'S FROM JACKSONVILLE AND MEMPHIS WITH USA TO DETERMINE WHICH THREE ZERO TWO'S WILL BE MADE AVAILABLE TO DEFENDANT'S ATTORNEYS. JACKSONVILLE HAS SEPERATE COPIES OF MEMPHIS THREE ZERO TWO'S AS FORWARDED BY MEMPHIS AIRTEL DATED DECEMBER TEN, LAST. THIS COMMUNICATION FORWARDED COPIES OF THREE ZERO TWO'S UP TO NOVEMBER, LAST. JACKSONVILLE REQUESTS MEMPHIS TO FORWARD SEPERATE COPIES OF ALL THREE ZERO TWO'S ACCUMULATED SINCE DATE OF LAST SUBMISSION WHILE THESE THREE ZERO TWO'S ARE IN REPORTS SUBMITTED BY MEMPHIS TO SEPERATE THEM FROM THE REPORTS FOR REVIEW AND DUPLICATION IS TIME CONSUMING PROJECT AND SELECTED THREE ZERO TWO'S MUST BE REVIEWED AND DUPLICATED NO LATER THAN

END PAGE TWO

PAGE THREE

JK 164-103

APRIL TWENTYSIX, NEXT, PER COURT ORDER ENTERED APRIL TWENTYONE, LAST.

MEMPHIS, WILL BY MOST EXPEDITE MEANS FORWARD COPIES OF THREE ZERO TWO'S TO JACKSONVILLE.

INTERVIEWS OF AGENTS AT NASHVILLE TO TAKE PLACE MAY ELEVEN, NEXT, BY DEFENDANT'S ATTORNEYS. PRESENT DURING THESE INTERVIEWS WILL BE AUSA [REDACTED] FROM JACKSONVILLE, WHO WILL ALSO BE INTERVIEWING POTENTIAL WITNESSES FOR TRIAL AT JACKSONVILLE. THE CONTENTS OF THESE INTERVIEWS WILL BE STRICTLY CONTROLLED BY AUSA [REDACTED] AND LIMITED TO INFORMATION WHICH IS THE PERSONAL KNOWLEDGE OF THE AGENTS INTERVIEWED. IDENTITIES OF AGENTS TO BE INTERVIEWED WILL BE FURNISHED TO MEMPHIS AS SOON AS AVAILABLE AFTER CONFERENCE WITH USA, JACKSONVILLE. THE RESULT OF ANY ADDITIONAL INVESTIGATION IN THIS MATTER MUST BE PROMPTLY FURNISHED TO BUREAU AND ORIGIN SO THAT USA'S OFFICE CAN BE NOTIFIED AND DETERMINATION MADE AS TO WHETHER SUCH INFORMATION IS MADE AVAILABLE TO DEFENDANT'S ATTORNEYS UNDER BRADY DECISIONS AND IN COMPLIANCE WITH DECISIONS SET FORTH IN OMNIBUS PROJECT ORDER SIGNED BY JUDGE TJOFLAT.

END.

b6  
b7C

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

NR002 JK PLAIN

12:25 PM URGENT 4-24-72 JML

TO: DIRECTOR (164-2042)

ALEXANDRIA (164-69)

WASHINGTON FIELD (164-166)

FROM: JACKSONVILLE (164-103) (P) 3P

APR 24 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Workart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]

AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

FOR INFO OF ALEXANDRIA AND WASHINGTON FIELD, OMNIBUS  
PROJECT HEARING CONDUCTED APRIL TWENTYONE, LAST, AT JACKSONVILLE  
RE CAPTIONED MATTER AND TRIAL SET FOR SUBJECT [REDACTED] AT  
JACKSONVILLE MAY TWENTYTWO, NEXT. REC-33

DURING RECENT CONFERENCES BETWEEN USA, JACKSONVILLE AND  
DEFENDANT'S ATTORNEYS REPEATED QUESTIONS CONCERNING DECEASED  
SUBJECT GIFFE'S POSSIBLE ASSOCIATION WITH CIA OR U.S. CUSTOMS  
REPEATEDLY BROUGHT UP BY DEFENDANT'S ATTORNEYS. INVESTIGATION  
REGARDING GIFFE DOES NOT INDICATE ANY ASSOCIATION WITH EITHER  
OF THESE TWO AGENCIES ALTHOUGH GIFFE MADE NUMEROUS COMMENTS  
CONCERNING HIS ACTIVITIES TO INTERVIEWED WITNESSES WHO WOULD  
INDICATE SUBJECT'S ASSOCIATION. DEFENDANT'S ATTORNEYS HAVE  
INDICATED IN SUBMITTED LIST OF POTENTIAL WITNESSES MADE OF  
END PAGE ONE

60 APR 27 1972

6-Ph

PAGE TWO

JK 164-103

RICHARD HELMS, DIRECTOR, CIA, FOR POSSIBLE INFORMATION CONCERNING GIFFE.

ALEXANDRIA, THROUGH LIAISON SOURCES WITH CIA ATTEMPT TO DETERMINE ANY CONNECTION BETWEEN GIFFE AND CIA AS EMPLOYEE OR OTHERWISE IN THE PAST. IDENTITY OF OFFICIAL FROM CIA WHO COULD BE SUBPOENAED FOR SUCH POSITIVE OR NEGATIVE INFORMATION SHOULD BE DETERMINED.

WFO, THROUGH CONTACT WITH U.S. CUSTOMS SHOULD CONDUCT INVESTIGATION AND OBTAIN SAME INFORMATION AS SET OUT ABOVE FOR ALEXANDRIA.

GIFFE DESCRIBED AS FOLLOWS:

GEORGE MALLORY GIFFE, JR., WHITE, MALE, BORN JULY ELEVEN, NINETEEN THIRTYSIX, CHATTANOOGA, HAMILTON COUNTY, TENNESSEE, SOCIAL SECURITY NUMBER FOUR ZERO NINE DASH FIVE SIX DASH FOUR THREE SEVEN ONE, LAST KNOWN RESIDENCE BAVARIA APARTMENTS, FOUR FIVE ZERO PACKARD DRIVE, NASHVILLE, TENNESSEE. FBI IDENTIFICATION RECORDS NEGATIVE REGARDING ANY ARREST RECORD ON GIFFE.

END PAGE TWO

PAGE THREE

JK 164-103

ABOVE LEADS MUST BE HANDLED ON EXPEDITE BASIS DUE TO  
PENDING TRIAL DATE AND BUREAU INTEREST IN THIS MATTER.  
INITIAL RESULTS SUBMITTED BY TELETYPE WITH FD THREE ZERO TWO'S  
FOLLOWING PROMPTLY THEREAFTER.  
END.

KJB FBI WA DC CLR

F B I

Date: 4/21/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO: DIRECTOR, FBI (164-2042)  
 FROM: SAC, OKLAHOMA CITY, (164-54) -P-

GEORGE MALLORY GIFFE, JR., aka  
 (Deceased)

b6  
 b7C

[redacted] aka;  
 ET AL  
 CAA - HIJACKING, Etc.  
 OO: Jacksonville

Re Jacksonville teletype to the Bureau,  
 4/18/72.

The following investigation was conducted  
 by SA [redacted]

AT OKLAHOMA CITY, OKLAHOMA.

On 4/19/72 [redacted] Aircraft  
 Registration Branch, FAA Aeronautical Center, advised  
 copies of reports subsequent to 1/20/71 of aircraft  
 registry (aircraft registration eligibility)  
 identification and activities report for Hawk  
 Commander N9058N have not yet been received by  
 FAA. [redacted] disclosed Big Brother Aircraft, Inc.,  
 sold above mentioned aircraft to Premier Corp.,  
 3681 Vance Road, Dayton, Ohio, 12/1/71. [redacted]  
 advised no report is required for 1972 and may not  
 have been submitted by new owner since recent bill  
 of sale dated 12/1/71 may be used in lieu of report.

② - Bureau REC-100  
 2 - Jacksonville (164-103)  
 2 - Oklahoma City  
 BKG:ms  
 (6)

164-2042-367  
 10 APR 24 1972

Approved: [Signature] 27-1972  
 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

OG 164-54

LEADS:

OKLAHOMA CITY

AT OKLAHOMA CITY, OKLAHOMA. Maintain  
contact with [REDACTED] FAA, to pick up current  
aircraft registry, aircraft registration eligibility  
report.

b6  
b7C

F B I

Date: 4/24/70

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (164-2042)  
FROM: SAC, JACKSONVILLE (164-103) (P)  
SUBJECT: GEORGE MALLORY GIFFE, JR., aka (Deceased);  
[redacted] aka;  
ET AL  
CAA - HIJACKING, ETC.  
(OO: JACKSONVILLE)

b6  
b7C

Re Jacksonville teletypes April 21 and 24, 1972.

Enclosed for the Bureau and Memphis are two copies each of the following:

- (1) Government's Response To Motion To Dismiss - filed USDC, Jacksonville, April 19, 1972.
- (2) Notice Of Intention To Request View By Jury - filed USDC, Jacksonville, April 20, 1972.
- (3) Motion To Suppress Statement Of Defendant - filed USDC, Jacksonville, April 20, 1972.
- (4) Motion To Produce - filed USDC, Jacksonville, April 20, 1972.
- (5) Order On Omnibus Hearing Project - filed by USDJ GERALD B. TJOFLAT, USDC, Jacksonville, April 21, 1972.
- (6) List Of Possible Witnesses For Defendant prepared by defendant's attorneys - not filed as yet, April 21, 1972.

EX-116 REC-73 164-2042-368

- 2 - Bureau (Enc.-12)
- 2 - Memphis (Enc.-12)
- 2 - Jacksonville

ENCLOSURE

15 APR 26 1972

FAB:sjt  
(6)

ENCL BEHIND FILE

Sent \_\_\_\_\_ M Per \_\_\_\_\_

Approved \_\_\_\_\_  
Special Agent in Charge



The above documents are being forwarded to the Bureau and Memphis for information with the copies of the defendant's proposed witness list being sent to Memphis for review as to the identities of individuals indicated and the information which they have furnished to Bureau Agents.

An initial review of the names listed on the above potential witness list by Jacksonville indicates that all of these persons have been interviewed during the course of the investigation in this matter and there are no "surprises" indicated therein. The inclusion of the name of Mr. RICHARD HELM, CIA, Washington, D.C., relates to the defense's contention that GIFFE may have been associated in some way with CIA based on the defendant's attorneys' contact with associates of GIFFE. However, investigation to date has failed to indicate any substantive information indicating that GIFFE was an employee or otherwise with either CIA or U. S. Customs. To insure against the remote possibility of this fact, the Alexandria and Washington Field Offices are presently contacting CIA and U. S. Customs regarding this matter.

In connection with the Order On Omnibus Hearing Project, the following review is made referencing specific paragraphs in this order:

Section A - Subparagraphs 1 and 2

The defense has submitted separate motions requesting the additional production of documents, photographs, and drawings in the possession of the Government, and also requesting FD-302's reflecting the results of interviews of non-Government employee-witnesses. The majority of these questioned documents have been produced or are in the process of being produced and will be made available to the defense attorneys by April 26, 1972, or shortly thereafter. The question of the production of FD-302's was discussed at length at the time of the hearing on this matter and it was agreed that all FD-302's would be reviewed as to their relationship to the defendant under the decision rendered in Brady v. Maryland, 373 U.S. 83 (1963), and subsequent decisions on this matter. The FD-302's will be reviewed "in camera" by Judge TJOFLAT for his decision as to which of these documents should be made available to the defense.

The defense, under this same section and paragraph, requested that the Government produce for their use similar or identical photographs and visual aids to be used at the time of the trial. This proposal was vigorously objected to and an initial compromise was reached for production of 8" x 10" photographs of these items and given to the defense.

#### Section 5 - Subparagraph C

The defendant claimed that a FD-302 reflecting the results of an interview with a doctor concerning a medical or a mental examination of GIFFE during 1957, while oral in nature to the interviewing Agent was a medical report concerning GIFFE's mental condition. The Government contended that this was hearsay and not such a report; however, the presiding Judge allowed the production of such FD-302's for the defense.

#### Section B - Subparagraphs 6B, 4, and 7

These items presented no specific problems and should be resolved at the time of the interview with Jacksonville Agents, which is now scheduled for April 27, 1972. The defense has submitted a motion to "Suppress Statement Of Defendant", which has been enclosed in this communication.

#### Section D

Attorneys for the Government and defense are working on stipulations as to items which could be included under same and it is hoped that maximum agreement can be reached thereby precluding the appearance of unnecessary witnesses.

As mentioned above the interviews with Jacksonville Agents by the defendant's attorney [redacted] will be conducted on April 27, 1972. Attending these interviews will be either USA JOHN L. BRIGGS or AUSA [redacted] and the contents of the interviews will be recorded by a stenographer.

b6  
b7C

The Bureau and Memphis will be promptly advised of the tactics employed and results of these interviews.

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 24 1972

TELETYPE

NR 019 WF PLAIN

829 PM NITEL 4-24-72 ASW

TO DIRECTOR

JACKSONVILLE

FROM WASHINGTON FIELD ONE PAGE

Mr. Tolson\_\_\_\_\_  
Mr. Felt\_\_\_\_\_  
Mr. Campbell\_\_\_\_\_  
Mr. Rosen\_\_\_\_\_  
Mr. Mohr\_\_\_\_\_  
Mr. Bishop\_\_\_\_\_  
Mr. Miller, ES\_\_\_\_\_  
Mr. Callahan\_\_\_\_\_  
Mr. Casper\_\_\_\_\_  
Mr. Conrad\_\_\_\_\_  
Mr. Dalbey\_\_\_\_\_  
Mr. Cleveland\_\_\_\_\_  
Mr. Ponder\_\_\_\_\_  
Mr. Bates *B-26*\_\_\_\_\_  
Mr. Waikart\_\_\_\_\_  
Mr. Walters\_\_\_\_\_  
Mr. Soyars\_\_\_\_\_  
Tele. Room *b6*\_\_\_\_\_  
Miss Holmes *b7C*\_\_\_\_\_  
Miss Gandy\_\_\_\_\_

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]

[REDACTED] AKA ; ET AL. CAA - HIJACKING; ETC. OO JACKSONVILLE. [REDACTED]

*164-2042-365*  
RE JACKSONVILLE TELETYPE TO BUREAU, ALEXANDRIA AND WFO, *asst*

APRIL TWENTYFOUR, INSTANT.

TODAY, SPECIAL AGENT [REDACTED] OFFICE OF SECURITY, BUREAU OF CUSTOMS, WASHINGTON, DC, ADVISED THAT A REVIEW OF HIS AGENCY'S SECURITY FILES FAILED TO DISCLOSE THAT SUBJECT GIFFE WAS EVER ASSOCIATED WITH THE BUREAU OF CUSTOMS, AND THAT A REVIEW OF CURRENT PERSONNEL FILES BACK TO OCTOBER, SEVENTY, *FILED* TO REFLECT THAT GIFFE EMPLOYED BY SAME. SPECIAL AGENT [REDACTED] NOTED THAT SOME *EX 109* PERSONNEL FILES ARE MAINTAINED BY REGION, AND THAT A CHECK IN THIS REGARD HAS BEEN INSTITUTED. *REC-32/64-2042-369*

THIS INFORMATION, ALONG WITH NAME OF OFFICIAL TO ANSWER *6* SUBPOENA, WILL BE FURNISHED WFO APRIL TWENTYFIVE, NEXT. *APR 25 1972*

LEAD. WFO, AT WASHINGTON, DC, UPON RECEIPT OF ABOVE INFORMATION FROM BUREAU OF CUSTOMS, WILL ADVISE BUREAU AND JACKSONVILLE.

END

*299*  
57 MAY 1 1972

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 26 1972

TELETYPE

Mr.	
Mr.	
Mr.	Adm.
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Miller, ES	
Mr. Callahan	
Mr. Casper	
Mr. Conrad	
Mr.	y
Mr. Cleveland	
Mr. Ponder	
Mr. Bates	STP
Mr. Mark	
Mr. Walters	
Mr. S. W.	
Tele. Room	
Miss Holmes	
Miss Gandy	

NR004 AX PLAIN

7:20PM NIEL 4-26-72 GXT

TO DIRECTOR (164-2042)  
JACKSONVILLE (164-103)  
FROM ALEXANDRIA (164-69)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]  
ET AL, CAA DASH HIJACKING, ETC. OO: JACKSONVILLE

AKA; [REDACTED]

RE JACKSONVILLE TELETYPE APRIL TWENTYFOUR LAST.

CIA CHECK REVEALED GIFFE NEVER EMPLOYED. [REDACTED]

STAFF OFFICER, PERSONNEL OFFICER, CIA, [REDACTED] PERSON WHO CAN  
TESTIFY TO NON-EMPLOYMENT.

FD THREE ZERO TWO'S FOLLOW.

END.

EX-109

REC-18

3 APR 27 1972

30  
66 MAY 2-1972

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 27 1972

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates *W* \_\_\_\_\_  
Mr. W. Kart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_ b6  
Miss Holmes \_\_\_\_\_ b7C  
Miss Gandy \_\_\_\_\_

NR005 JK PLAIN

6:22 PM NITEL 4-27-72 MHM

TO DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) 2P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA - HIJACKING, ETC. OO JK.

RE JACKSONVILLE TELETYPE TO MEMPHIS APRIL TWENTYSIX, LAST,  
AND ST. LOUIS TELETYPE TO JACKSONVILLE AND MEMPHIS APRIL TWENTYSEVEN,  
INSTANT. *B.*

ON APRIL TWENTYSIX, LAST, AUSA [ ] JACKSONVILLE, HELD  
CONFERENCE WITH JACKSONVILLE AGENTS TO BE INTERVIEWED BY DEFENDANT'S  
ATTORNEY, [ ] ON APRIL TWENTYSEVEN. FOLLOWING GUIDELINES  
WERE SET AT THIS TIME: NO DEPOSITIONS WERE TO BE GIVEN, NO  
OATH TO BE TAKEN, COPY OF STATEMENT GIVEN TO BE GIVEN TO USA WHEN  
PREPARED, NO FD THREE ZERO TWO'S OR OTHER MATERIAL TO BE TAKEN INTO  
INTERVIEW OR TO BE SURRENDERED, COMMENTS TO BE MADE BY AGENTS LIMITED  
AS TO WHAT HE OBSERVED OR WHAT AGENT SAW DEFENDANT DO, IE. PHYSICAL,  
WEAPON, STATEMENTS, NO OPINIONS OR CONCLUSIONS AND BE ALERT FOR CROSS  
EXAMINATION MATERIAL. AUSA [ ] TO BE AT EACH INTERVIEW AND IF  
AGENT HAS QUESTION PRIOR TO FURNISHING ANSWER HE IS TO CONSULT AUSA.

END PAGE ONE

80 MAY 4 1972

EX-116 REG-32 164-2042-371

MAY 2 1972

6-12

PAGE TWO

INTERVIEWS BEGAN AT EIGHT THIRTY AM THIS DATE, AND CONCLUDED AT NOON DUE TO NECESSARY WORK ASSIGNMENT OF AUSA [REDACTED] INTERVIEWS TO RESUME AT EIGHT THIRTY AM, APRIL TWENTYEIGHT, NEXT, WITH ONLY TWO AGENTS INVOLVED. FIVE AGENTS INTERVIEWED, INCLUDING ASAC AND ONE FORMER AGENT [REDACTED] WHO WAS AT SCENE OCT. FOUR, LAST.

b6  
b7C

INTERVIEWS UNDER PERSONAL SUPERVISION OF SAC.

INITIAL INTERVIEWS REFLECT NO SIGNIFICANT CONFLICTS IN TESTIMONY. DEFENSE ATTEMPTED TO DEVELOP INFORMATION INDICATING PRIOR KNOWLEDGE OF BUREAU AGENTS AS TO GIFFE'S MENTAL STATE: HOWEVER, AGENTS HAD NO SUCH KNOWLEDGE AT TIME OF ARRIVAL OF AIRCRAFT AT JACKSONVILLE OCT. FOUR, LAST.

BUREAU AND MEMPHIS WILL BE ADVISED OF RESULTS OF INTERVIEWS ON APRIL TWENTYEIGHT, NEXT, AND OF COMMENTS OF USA.

MEMPHIS AT GALLATIN, TENN., INSURE THAT CERTIFIED - VERIFIED COPIES OF [REDACTED] RECORDS AT [REDACTED] TENNESSEE ARMY NATIONAL GUARD, OBTAINED AND SENT TO JACKSONVILLE. USA'S OFFICE HAS PRIORITY INTEREST IN THESE RECORDS FOR PREPARATION OF TRIAL.

END

K

M

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 27 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Walkart	_____
Mr. Walters	_____
Mr. Soyars	_____
Telo. Room	b6
Miss Holmes	b7C
Miss Gandy	_____

NR012 ME PLAIN

7:55 PM NITEL 4-27-72 DMB

TO DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P) (2P)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING, ETC. OO JK.

REJKTCL TO BUREAU AND MEMPHIS APRIL TWENTYFOUR LAST.

REFJKTCL ADVISED ATTORNEYS FOR DEFENDANT WOULD APPEAR  
NASHVILLE RA THIS DATE TO REVIEW EVIDENCE RETAINED IN ONE A  
AND ONE B SECTIONS OF MEFILE THIS CASE.

THESE ITEMS OF EVIDENCE WERE AVAILABLE AT NASHVILLE RA  
THIS DATE; HOWEVER, ATTORNEYS FOR DEFENDANT DID NOT APPEAR  
AND HAVE NOT CONTACTED NASHVILLE RA OR USA'S OFFICE, MDT,  
NASHVILLE, RE REVIEW THIS EVIDENCE.

ATTORNEY FOR BIG BROTHER AIRCRAFT, INC. (BBA), NASHVILLE,

TELEPHONICALLY CONTACTED NASHVILLE RA THIS DATE  
TO OFFER ANY ASSISTANCE HE COULD IN PREPARATION FOR TRIAL

AGAINST MAY TWENTYTWO NEXT. ALSO STATED

IS NO LONGER EMPLOYED BY BBA AND IS WORKING  
AT AIRPORT SHELL SERVICE STATION, MURFREESBORO RD., NASHVILLE,

END PAGE ONE

70 MAY 4 1972

EX-116 REC-32 164-2042-372

7 MAY 2 1972

ME 164-76

PAGE TWO

TENN. [ ] BELIEVED [ ] IS PRESENTLY ENROLLED IN SCHOOL,  
AND [ ] DID NOT COMMENT ON WHY [ ] NO LONGER EMPLOYED  
WITH BBA.

b6  
b7C

MEMPHIS WILL INSURE TENNESSEE AIR NATIONAL GUARD RECORDS  
RE [ ] AND GIFFE TO BE CERTIFIED AND VERIFIED WILL BE  
FORWARDED EXPEDITIOUSLY WHEN AVAILABLE.

END.

ACK FOR TWO AND THANK U

DWH FBI WASH DC

CLR



FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 28 1972

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Walkart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

NR010 ME PLAIN

9:26PM NITEL 4-28-72 DBC

TO: DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM: MEMPHIS (164-76) (P)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING, ETC. OO JACKSONVILLE.

RE MEMPHIS TEL TO JACKSONVILLE AND BUREAU APRIL TWENTYSEVEN  
LAST.

THIS DATE TENNESSEE AIR NATIONAL GUARD FILES IN THEIR  
ENTIRETY OBTAINED FROM CAPTAIN CUSTODIAN OF WAR  
RECORDS, MILITARY DEPARTMENT OF TENNESSEE, AND FORWARDED DIRECTLY  
TO JACKSONVILLE DIVISION FROM NASHVILLE RA THIS DATE.

ATTORNEYS FOR DEFENDANT HAVE NOT APPEARED AT  
NASHVILLE RA TO REVIEW EVIDENCE AND HAVE NOT CONTACTED RA  
REGARDING REVIEW OF EVIDENCE.

END

JRM FBI WASH DC

FOR TWO

CLR

61 MAY 5 1972

EX-112

9 MAY 2 1972

Ay

REC-30 164-2042 353

advised 9:35pm, 4-28-72

RSP:ey

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 28 1972

TELETYPE

Mr. Tolson\_\_\_\_\_  
Mr. Felt\_\_\_\_\_  
Mr. Campbell\_\_\_\_\_  
Mr. Rosen\_\_\_\_\_  
Mr. Mohr\_\_\_\_\_  
Mr. Bishop\_\_\_\_\_  
Mr. Miller, ES\_\_\_\_\_  
Mr. Callahan\_\_\_\_\_  
Mr. Casper\_\_\_\_\_  
Mr. Conrad\_\_\_\_\_  
Mr. Daugherty\_\_\_\_\_  
Mr. Cleveland\_\_\_\_\_  
Mr. Ponder\_\_\_\_\_  
Mr. Bates *DB*\_\_\_\_\_  
Mr. Waikart\_\_\_\_\_  
Mr. Walters\_\_\_\_\_  
Mr. Soyars\_\_\_\_\_  
Tele. Room\_\_\_\_\_  
Miss Holmes\_\_\_\_\_  
Miss Gandy\_\_\_\_\_

NR006 JK PLAIN

5:27 PM NITEL 4-28-72 JML

TO: DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM: JACKSONVILLE (164-103) (P) 2P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA, ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

DURING MORNING OF INSTANT DATE, INTERVIEWS OF BUAGENTS  
AT JACKSONVILLE CONCLUDED BY DEFENDANT'S ATTORNEY, [REDACTED]  
[REDACTED] INTENDS TO DEPART JACKSONVILLE FOR NASHVILLE  
MORNING OF APRIL TWENTYNINE, NEXT FOR CONFERENCES WITH [REDACTED]  
[REDACTED] ADVISED THAT HE EXPECTED [REDACTED] TO BE AT NASHVILLE  
RA ON APRIL TWENTYEIGHT, INSTANT, TO REVIEW ITEMS OF EVIDENCE.

AUSA [REDACTED] TO BE IN ATLANTA, GA., ON MAY TEN, NEXT,  
FOR PRESENTATION IN FIFTH CIRCUIT APPEAL MATTER. HE WILL  
ATTEMPT TO BE IN NASHVILLE AFTERNOON OF MAY TEN, NEXT, AND  
DESIRES TO VIEW CRIME SCENE AT AIRPORT, TRAVEL THE ROUTE  
BETWEEN KING OF THE ROAD MOTEL AND AIRPORT, AND VIEW LABRI  
LOUNGE, WHERE SUBJECT [REDACTED] EMPLOYED.  
END PAGE ONE

REC-35 164-2042-374  
EX-112  
MAY 2 1972

56 MAY 8 1972

PAGE TWO

JK 164-103

AUSA [ ] INDICATED THAT INTERVIEWS ON MORNING OF  
MAY ELEVEN, NEXT, SHOULD INVOLVE NASHVILLE AGENTS [ ]

b6  
b7C

[ ]  
AUSA [ ] DESIRES TO INTERVIEW [ ]  
[ ] ON MAY ELEVEN, NEXT, AS IMPORTANT  
WITNESSES TO BE SUBPOENAED FOR TRIAL.

MEMPHIS AT NASHVILLE, CONTACT [ ]  
ALERTING THEM FOR INTERVIEW MAY ELEVEN, NEXT.

JACKSONVILLE WILL FURNISH SPECIFIC DETAILS AND  
INTINERARY OF AUSA [ ] AS SOON AS KNOWN.  
END.

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 27 1972

TELETYPE

NR019 WF PLAIN

5:16PM URGENT 4-27-72 ALM

TO DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM WASHINGTON FIELD (164-166) 2P

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Waikart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

RE WFO TELETYPE TO BUREAU AND JACKSONVILLE, DATED APRIL TWENTYFOUR, LAST.

CONTACT HAS BEEN MAINTAINED WITH BUREAU OF CUSTOMS, WASHINGTON, D.C. (WDC), ON A DAILY BASIS CONCERNING WFO LEAD SET FORTH IN RETEL. DELAY DUE TO FACT BUREAU OF CUSTOMS HAS BEEN CONDUCTING THOROUGH SEARCH OF FILES IN THEIR NINE REGIONAL OFFICES FOR ANY INFORMATION CONCERNING SUBJECT GIFFE.

ON APRIL TWENTYSEVEN, INSTANT, SA OFFICE OF SECURITY, BUREAU OF CUSTOMS ADVISED THAT A DILIGENT SEARCH OF RECORDS IN ALL NINE REGIONAL OFFICES AND NUMEROUS DISTRICT OFFICES FAILED TO DISCLOSE THAT ONE GEORGE MALLORY GIFFE, JR. WAS ASSOCIATED WITH THE BUREAU OF CUSTOMS. THE SEARCH COVERED THE PERIOD OF OCTOBER, SEVENTYONE.

END PAGE ONE

EX-112

5 MAY 2 1972

61 MAY 8 1972

PAGE TWO

THE PERSON TO BE NAMED IN A SUBPOENA TO TESTIFY TO  
FOREGOING INFORMATION IS  CHIEF, EMPLOYEE  
PROGRAMS, PERSONNEL DIVISION, UNITED STATES BUREAU OF CUSTOMS,  
TWO ONE ZERO ZERO K STREET, NORTHWEST, WDC. RUC.  
END

b6  
b7C

Assistant Attorney General  
Criminal Division

April 27, 1972

Director, FBI 164-2042-376

1 -

b6  
b7C

GEORGE MALLORY GIFFE, JR.  
(DECEASED);

AND OTHERS  
CRIME ABOARD AIRCRAFT - HIJACKING

As you are aware, [redacted] has been charged with Aircraft Piracy and Kidnaping in connection with the October 4, 1971, hijacking of an aircraft to Jacksonville, Florida. His trial is scheduled for May 22, 1972, in U. S. District Court, Jacksonville, Florida.

The U. S. Attorney has indicated that during the course of pretrial conferences currently in session, it is evident the defense will attempt to [redacted]

b7E

[redacted] of the Criminal Division was contacted in connection with this situation on April 26, 1972, by Special Agent [redacted] of this Bureau, at which time [redacted] advised that the public disclosure of [redacted] would not be in the best interests of the Federal Government, and accordingly, he would immediately initiate steps in concert with the U. S. Attorney's Office at Jacksonville, Florida, in an attempt to prevent or restrict the disclosure of this information during the trial.

b6  
b7C  
b7E

A copy of this communication has been furnished to Mr. James T. Murphy, Director, Air Transportation Security, Federal Aviation Administration.

HAS/jak (6)

SEE NOTE PAGE TWO

1 - Jacksonville  
1 - Mr. James T. Murphy, Director  
Air Transportation Security  
Federal Aviation Administration as enc to 0-14

Tolson \_\_\_\_\_  
Felt \_\_\_\_\_  
Campbell \_\_\_\_\_  
Rosen \_\_\_\_\_  
Mohr \_\_\_\_\_  
Bishop \_\_\_\_\_  
Miller, E.S. \_\_\_\_\_  
Callahan \_\_\_\_\_  
Casper \_\_\_\_\_  
Conrad \_\_\_\_\_  
Dalbey \_\_\_\_\_  
Cleveland \_\_\_\_\_  
Ponder \_\_\_\_\_  
Bates \_\_\_\_\_  
Walkart \_\_\_\_\_  
Walters \_\_\_\_\_  
Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

70 MAY 4 1972 TELETYPE UNIT

Letter to Assistant Attorney General  
Criminal Division  
RE: George Mallory Giffe, Jr.

NOTE:

[REDACTED]

[REDACTED] will undoubtedly be a point of issue. [REDACTED]

b6  
b7C  
b7E

[REDACTED] is not generally known to the public and its disclosure could have an adverse effect upon our future operations. [REDACTED] indicated every attempt will be made to restrict the disclosure of this information during the trial.

Mr. James T. Murphy, Federal Aviation Administration, was contacted relative to [REDACTED] decision and indicated he was in full accord.

b6  
b7C

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

APR 25 1972

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Fonder \_\_\_\_\_  
Mr. Gale \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
b6 ele. Room \_\_\_\_\_  
b7C Miss Holmes \_\_\_\_\_  
AK Miss Gandy \_\_\_\_\_

NR007 JK PLAIN

5:35PM NITEL 4-25-72 ER

TO DIRECTOR (164-2042)

FROM JACKSONVILLE (164-103) TWO PAGES

Also Known As  
GEORGE MALLORY GIFFE, JR., AKA (DECEASED);  
Crime Aboard Aircraft Office of Origin:  
ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

~~EDURING~~ U.S. Attorney Assistant U.S. Attorney  
~~DURING~~ COURSE OF PRETRIAL CONFERENCES WITH USA BRIGGS AND AUSA  
Florida  
JACKSONVILLE, FLA., THIS DATE, QUESTION AROSE AS TO  
Federal Aviation Administration  
TESTIMONY OF FAA CONTROLLER PERSONNEL PERTAINING TO

USA BRIGGS CONSIDERED FACT THAT DEFENSE MIGHT DWELL ON THIS POINT  
IN TESTIMONY AND FURTHER DISCUSSION IN OPEN COURT AS TO

MAY ARISE. USA BRIGGS REALIZED THAT  
WITH EXPECTED WIDE COVERAGE BY NEWS MEDIA PREPARATION OF THIS INFOR-  
MATION MIGHT COMPROMISE

PROCEDURES. WHILE USA BRIGGS FULLY INTENDS TO RESIST THE DIS-  
CLOSURE OF THIS INFORMATION, HE MUST NECESSARILY CONSIDER IT  
IN PREPARATION OF THE CASE.

END PAGE ONE

MR. ROSEN FOR THE DIRECTOR



PAGE TWO

IN VIEW OF ABOVE AND PER REQUEST OF USA BRIGGS, THE BUREAU IS REQUESTED TO CONTACT APPROPRIATE OFFICIALS AT FAA AND DISCUSS THIS MATTER. [REDACTED] b7E

[REDACTED]  
BUREAU IS REQUESTED TO ADVISE JACKSONVILLE OF FAA'S ANSWER SO Information  
INFOR CAN BE FURNISHED USA BRIGGS.

END

*Cc Mr. Rosen*

CC-MR. BATES

4/26/72

GENERAL INVESTIGATIVE DIVISION  
SUMMARY

b6  
b7C  
b7E

This concerns the 10/4/71 aircraft hijacking to Jacksonville, Florida, wherein subject Giffe killed his wife and pilot and then committed suicide. His accomplice, [REDACTED] has been charged with Aircraft Piracy and Kidnaping, trial scheduled for 5/22/72.

During pretrial conference, U.S. Attorney (USA), Jacksonville, pointed out [REDACTED]

[REDACTED]

[REDACTED] USA intends to resist disclosure of this information.

This matter will be discussed with Department and FAA.

JH

DTP

RJP:mfd

RC  
11/25/72

CHB

RS

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 2 1972

TELETYPE

NR015 ME PLAIN

8:50 PM NITEL 5-2-72 DMB

TO DIRECTOR

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P)

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalby	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Walkart	_____
Mr. Walters	_____
Mr. Savars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA - HIJACKING, ETC. (OO:

JACKSONVILLE).

THIS DATE ATTORNEY FOR DEFENDANT

APPEARED AT U. S. COURTHOUSE, NASHVILLE, TENNESSEE AND IN  
PRESENCE OF USA CHARLES ANDERSON AND BUAGENT, REVIEWED  
EVIDENCE CONSISTING OF ONE-A AND ONE-B MATERIAL.

REQUESTED A COPY OF ONE-A-FORTYONE OF MEMPHIS FILE, WHICH

WAS A ONE-PAGE REPORT OF INVESTIGATION BY THE SAFETY AND  
SECURITY DIVISION, NASHVILLE METROPOLITAN AIRPORT. COPY

WAS PROVIDED TO AND NO OTHER COPIES OF ITEMS REQUESTED.

NO COMMENT REGARDING EVIDENCE WAS MADE BY BUAGENT TO 4 1972

END.

PLS HOLD

57 MAY 8 1972

WVA 1015

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>MEMPHIS</b>	OFFICE OF ORIGIN <b>JACKSONVILLE</b>	DATE <b>5/4/72</b>	INVESTIGATIVE PERIOD <b>3/28/72 - 4/28/72</b>	b6 b7c
TITLE OF CASE <b>GEORGE MALLORY GIFFE, JR., aka (Deceased); [redacted] aka ET AL</b>		REPORT MADE BY <b>SA [redacted]</b>	TYPED BY <b>tjm</b>	
		CHARACTER OF CASE <b>CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT</b>		

REFERENCES: Jacksonville report of SA [redacted] 4/17/72.  
Memphis report of SA [redacted] 4/4/72.

- P -

LEADS:JACKSONVILLE DIVISIONAT JACKSONVILLE, FLORIDA.

[redacted] Follow and report prosecutive action against subject

MEMPHIS DIVISIONAT NASHVILLE, TENNESSEE.

ACCOMPLISHMENTS CLAIMED						<input type="checkbox"/> NONE	ACQUIT- TALS	CASE HAS BEEN:  PENDING OVER ONE YEAR <input type="checkbox"/> YES <input type="checkbox"/> NO PENDING PROSECUTION OVER SIX MONTHS <input type="checkbox"/> YES <input type="checkbox"/> NO
CONVIC.	AUTO.	FUG.	FINES	SAVINGS	RECOVERIES			
APPROVED <i>[Signature]</i>						SPECIAL AGENT IN CHARGE		
COPIES MADE: ⑧ - Bureau (164-2042) 1 - USA, Nashville 3 - Jacksonville (164-103) (1 - USA, Jacksonville) 2 - Memphis (164-76)						DO NOT WRITE IN SPACES BELOW  164-2042-378  10 MAY 8 1972  STAT SECT.		
Dissemination Record of Attached Report						Notations		
Agency	1cc [unclear] 1cc [unclear]							
Request Recd.	1cc [unclear]							
Date Fwd.	JFH/JH 5/12/72							
How Fwd.	3cc [unclear]							
By	1-FAA							

51 JUL 10 1972

COVER PAGE

ME 164-76

Follow civil actions and develop information of value in this case.

ADMINISTRATIVE:

Further review of file maintained by USA's Office, MDT, Nashville, determined that there was no further correspondence from the U. S. Department of Justice, Civil Division, Washington, D. C., regarding the administrative claim for Big Brother Aircraft, Inc., Nashville, Tennessee.

Review determined that the last correspondence from the Civil Division, U. S. Department of Justice was a communication dated 12/21/71, a copy of which appears on page 42 of Memphis report of SA [redacted] dated 1/5/72. That letter, which was directed to [redacted] Attorney for plaintiffs in this case, stated that the Justice Department had not yet received an administrative claim for Big Brother Aircraft. The letter stated that 11/6/71 was the date that the U. S. Government would have to consider the claim in response to claims filed by [redacted] Pursuant to a request of SA [redacted] USA CHARLES H. ANDERSON forwarded a request to the Civil Division, Department of Justice as to status of all claims and provide copies of them for inclusion to next report.

b6  
b7C

B\*  
COVER PAGE

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Jacksonville  
1 - USA, Nashville

Report of: SA [REDACTED]  
Date: May 4, 1972

Office: Memphis, Tennessee

b6  
b7C

Field Office File #: 164-76

Bureau File #: 164-2042

Title: GEORGE MALLORY GIFFE, JR. (Deceased);  
[REDACTED]  
SUSAN LAKICH GIFFE - VICTIM (Deceased);  
BRENT QUINTON DOWNS - VICTIM (Deceased);  
[REDACTED] - VICTIM

Character: CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS,  
CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT

Synopsis: The distance from King of the Road Motor Inn parking lot to Big Brother Aircraft, Inc., Nashville Metropolitan Airport, is approximately 10.9 miles with approximate driving time of 14 minutes, utilizing posted speed limits. Records, Nashville Metropolitan Police Department indicate subject GIFFE purchased Browning nine millimeter semiautomatic weapon, serial number 53784, approximately 3/21/68 and .22 caliber Luger weapon, serial number 37698, approximately 6/27/67. Records indicate no further weapons purchased by subject GIFFE. Records disclose subject [REDACTED] has no record of purchasing any weapons in Davidson County, Nashville. Certified copy of birth certificate for subject [REDACTED] obtained. No further developments in civil aspects this case since 3/28/72.

- P -

ME 164-76

TABLE OF CONTENTS

	<u>Page</u>
I. Investigation at Big Brother Aircraft, Inc., Nashville Metropolitan Airport, Nashville, Tennessee, and Related Investigation .....	3
II. Details of Investigation Regarding Subject GIFFE .....	5
III. Details of Investigation Regarding Subject [REDACTED] .....	11
IV. Results of Contact With United States Attorney CHARLES H. ANDERSON, Middle District of Tennessee, Nashville, and Related Information .....	17
V. Miscellaneous Investigation .....	19

b6  
b7C

ME 164-76

DETAILS:

I. Investigation at Big Brother Aircraft, Inc.,  
Nashville Metropolitan Airport, Nashville,  
Tennessee, and Related Investigation



## FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 4/24/72

During the late evening hours of April 17, 1972, the approximate mileage and approximate driving time were obtained from the King of the Road Motor Inn parking lot, 211 North First Street, to Big Brother Aircraft, Inc. (BBA), Nashville Metropolitan Airport, Nashville, Tennessee. An official government vehicle having certified odometer was used, and the posted speed limits were followed. The approximate mileage and driving time were obtained using the two most direct and logical routes from the King of the Road Motor Inn to BBA.

The first logical route was the use of Interstate 40, Donelson Pike, and then following the access road to BBA. The approximate mileage was 10.9 miles and approximate driving time was 14 minutes.

The second logical route was the use of Interstate 40, Briley Parkway, Murfreesboro Road, and the access road to BBA. The approximate mileage was 10.8 miles and the approximate driving time was 14 minutes.

Interviewed on 4/17/72 at Nashville, Tennessee File # Memphis 164-76

by SA  4 Date dictated 4/18/72

Jacksonville 164-103 <sup>b6</sup> <sup>b7C</sup>

ME 164-76

II. Details of Investigation Regarding Subject GIFFE

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 4/24/72

[redacted] Service Technician, Central Records Division, Nashville Metropolitan Police Department, advised that she is responsible for filing applications for purchasing pistols or sidearms on weapons sold in Davidson County, Tennessee.

b6  
b7C

[redacted] stated that this special records section goes back and originates in 1966 and all records for applications for buying pistols or sidearms are filed by year and are also cross-referenced by the name of the purchaser of any pistol or sidearm and also by serial number of the weapon. [redacted] stated that the existing procedure is that the dealers selling the weapons have the prospective purchaser of a pistol or sidearm fill out an application which contains the signature and fingerprints of the individual attempting to purchase a weapon. [redacted] stated that it is then the responsibility of the weapons dealer to forward this application to the Metropolitan Police Department, where the name, along with the identifying data, is searched in records and a determination is made whether or not the sale should be approved. [redacted] stated that there are nine items which would result in a sale of a weapon of an individual not to be approved, which would include aliens, persons convicted of crimes of violence, fugitives, persons of unsound mind, minors, drunkards, drug addicts, persons convicted of illegal sale of alcoholics to a minor, and anyone who is a member of a subversive organization.

[redacted] advised that through a review of the records she determined that an individual listing his name as GEORGE M. GIFFE, JR., male Caucasian, born July 11, 1936, has registered two weapons which were approved for sale by the Nashville Metropolitan Police Department.

[redacted] advised that the first weapon was listed as a .22 caliber Luger, Serial Number 37698, which was sold to GIFFE by Friedman's, 2617 Nolensville Road, and the reason listed for the purpose of the gun was for home protection. [redacted] advised that the sale of this weapon by Friedman's to GEORGE M. GIFFE, JR., was approved on June 27, 1967.

Interviewed on 4/17/72 at Nashville, Tennessee File # Memphis 164-76  
Jacksonville 164-103  
by SA [redacted] 6 Date dictated 4/18/72

ME 164-76

2

b6  
b7C

[ ] advised that the second weapon listed for GEORGE M. GIFFE, JR., was a Browning .9 millimeter semi-automatic, color blue, Serial Number 53784, which was sold to GIFFE by American Firearms, Inc., 1200 Broadway, Nashville, Tennessee, and the purpose listed for the weapon was home protection.

[ ] stated that this weapon was approved for sale on March 21, 1968.

[ ] made available photostatic reproductions of the two applications which were filed in records of the Nashville Metropolitan Police Department, and the originals remain in the file.

[ ] advised that these were the only weapons listed to GEORGE M. GIFFE, JR., and added that there were no other weapons listed to any other individuals by the name of GIFFE and she could locate no record of any application for buying a pistol or sidearm for a WALTHER P. P. K., Serial Number 151170.

[ ] advised that there is no state repository for listings of weapons sold to individuals and that each county in the state of Tennessee has their own separate registration regulations.

Photostatic reproductions of the applications for buying pistol or sidearm located in the files of the Nashville Metropolitan Police Department follow:

9100 APPLICATION FOR BUYING PISTOL OR SIDEARM DATE:

LAST NAME <b>GIEFF</b>	FIRST <b>GEORGE</b>	MIDDLE <b>M JR</b>	SEX <b>M</b>	RACE <b>W</b>	HEIGHT <b>6</b>	WEIGHT <b>210</b>	HAIR <b>BRN</b>	DATE OF BIRTH <b>7/11/36</b>
ADDRESS <b>324 GAYWOOD DRIVE</b>			CITY <b>MEMPHIS</b>	STATE <b>MISSISSIPPI</b>	PLACE OF BIRTH <b>MEMPHIS</b>		CITY AND STATE <b>MEMPHIS, TENN.</b>	

ADDRESS AND PLACE OF EMPLOYMENT LAST FIVE YEARS WITH REASON FOR LEAVING

ADDRESS	PLACE OF EMPLOYMENT	REASON FOR LEAVING
<b>GEORGE GIEFF &amp; SONS</b>	<b>NASHVILLE, TENN.</b>	<b>TO GO INTO REAL ESTATE</b>
<b>REALTY CO</b>	<b>77 W. WILSON BLVD</b>	

Are you an Alien? **NO** Do you use Dope or Drugs? **NO** Treated for Mental Illness? **NO**


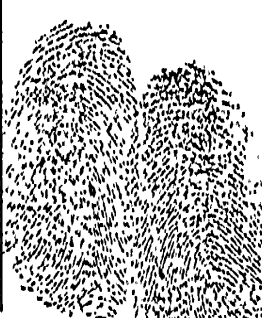
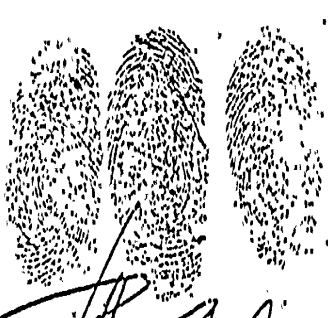
Have you ever been convicted of a Felony? **NO** Misdemeanor? **NO**

List offences charged with: **WHITE**


BRAND NAME OF WEAPON	CALIBER	SERIAL NUMBER	DESCRIPTION OF WEAPON
<b>EMERSON LUGER</b>	<b>22</b>	<b>37698</b>	<b>BLK LUGER</b>

Seller's Name **Frederick** Address **2617 Nolensville**

State Purpose Gun is to be used: **Home Protection**

LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY	LEFT THUMB RIGHT THUMB	RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY
		

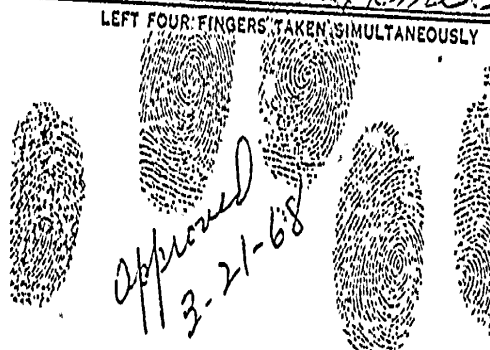
I hereby declare and certify under penalties of law that the information herein furnished is true and correct, and I am not a person excluded from the purchase of such firearm. I further agree to furnish any other or additional information as the Chief of Police may require.

SIGNATURE OF BUYER 

APPLICATION FOR BUYING PISTOL OR SIDEARM DATE:

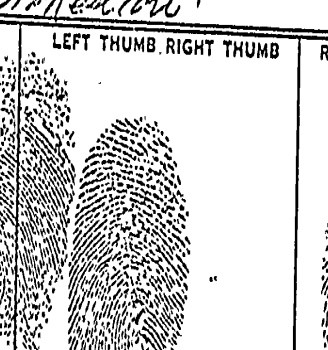
LAST NAME	FIRST	MIDDLE	SEX	RACE	HEIGHT	WEIGHT	HAIR	DATE OF BIRTH
GIEFF, JR	GEO.	M.	M	C	6'	214	Brown	7/11/36
ADDRESS			CITY	STATE	PLACE OF BIRTH		CITY AND STATE	
824 CHAYWOOD DR.			NASHVILLE	TENN.	CHATTANOOGA		TENN.	
ADDRESS AND PLACE OF EMPLOYMENT LAST FIVE YEARS WITH REASON FOR LEAVING								
ADDRESS			PLACE OF EMPLOYMENT			REASON FOR LEAVING		
1700 WESTERN BL								
Suits Co								
1700 WESTERN BL								
Are you an Alien?			Do you use Dope or Drugs?			Treated for Mental Illness?		
No			No			No		
Have you ever been convicted of a Felony?			Misdemeanor?					
No			None					
List offences charged with:								
None								
BRAND NAME OF WEAPON		CALIBER	SERIAL NUMBER	DESCRIPTION OF WEAPON				
Browning		9MM	53784	Semi. auto. Blue				
Seller's Name		Address						
American Firearms Inc		1200 Broadway						
State Purpose Gun is to be used		Home Protection						

LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY

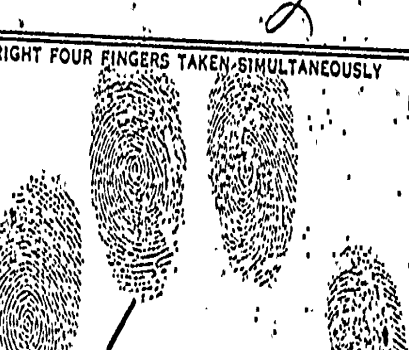


Approved 3-21-68


LEFT THUMB RIGHT THUMB



RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY



I hereby declare and certify under penalties of law that the information herein furnished is true and correct, and I am not a person excluded from the purchase of such firearm. I further agree to furnish any other or additional information as the Chief of Police may require.

  
SIGNATURE OF BUYER

ME 164-76

On April 28, 1972, Captain [REDACTED] War  
Records Supervisor, National Guard Armory, Military Department  
of Tennessee, Nashville, Tennessee, made available a certified  
true copy of the Tennessee Air National Guard file maintained  
in his department on GEORGE MALLORY GIFFE, Jr.

b6  
b7C

ME 164-76

III. Details of Investigation Regarding Subject

b6  
b7C



## FEDERAL BUREAU OF INVESTIGATION

1

4/24/72

Date of transcription

[redacted] Service Technician, Central Records Division, Nashville Metropolitan Police Department, advised that she is responsible for maintaining a file which contains all records of any persons purchasing any pistols or sidearms in Davidson County, Tennessee.

b6  
b7c

[redacted] stated that it is the procedure that when an individual wishes to purchase a weapon from a dealer, the dealer provides the prospective purchaser with an application, which is completed, and the dealer then forwards the application to the Metropolitan Police Department for approval.

[redacted] stated that if the sale is approved, a letter is directed to the gun dealer and the weapon is subsequently sold to the purchaser. [redacted] advised that if for some reason the application is denied, a letter is forwarded to the gun dealer indicating that the sale is not approved.

[redacted] stated that the records in this file go back to the year of 1966 and are filed by year, both by serial number of the weapon and by the name of the purchaser of the weapon.

[redacted] advised that after conducting a search of the entire records system, she was unable to locate any sale of any weapon to [redacted]

Interviewed on 4/17/72 at Nashville, Tennessee File # Memphis 164-76  
Jacksonville 164-103  
by SA [redacted] 12 Date dictated 4/18/72

## FEDERAL BUREAU OF INVESTIGATION

1.Date of transcription May 1, 1972

[redacted] Division of Vital Statistics,  
Tennessee Department of Public Health, Cordell Hull  
Building, Nashville, Tennessee, was contacted and  
made available a certified copy of a birth certificate  
containing number [redacted] This birth certificate was  
for [redacted]

b6  
b7C

Interviewed on 4/19/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] 13 Date dictated 4/25/72

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 4/20/72

[redacted] Hulse Distributing Company, Keystone Drive, Nashville, Tennessee, provided the following information:

b6  
b7c

[redacted] provided Xerox copies of three checks, all signed by [redacted]. The checks are described as follows:

Check No. 1

Dated October 1, 1971, drawn on the Third National Bank, Nashville, Tennessee, in the amount of \$266.70.

This check was returned to [redacted] marked "Insufficient funds."

Check No. 2

Dated October 25, 1971, drawn on the Nashville City Bank and Trust Company for the account of LaBri Lounge, 1212 Jo Johnston Avenue, Nashville, Tennessee, in the amount of \$30.93.

This check was also returned to [redacted] for "Insufficient funds."

Check No. 3

Dated October 29, 1971, drawn on the Nashville City Bank and Trust Company for the account of LaBri Lounge, 1212 Jo Johnston Avenue, Nashville, Tennessee, in the amount of \$27.30.

This check was returned to [redacted] marked "Account closed."

[redacted] noted that his company has terminated all business with [redacted] and the LaBri Lounge since Hulse Distributing Company received a check dated October 29, 1971, marked "Account closed."

Interviewed on 4/19/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] 14 Date dictated 4/19/72

ME 164-76

2

[redacted] stated that he is contemplating no legal or criminal action in regard to these returned checks on this date to recover his losses.

b6

b7C

ME 164-76

On April 28, 1972, [redacted] War  
Records Supervisor, National Guard Armory, Military Department  
of Tennessee, Nashville, Tennessee, made available certified  
true copies of the Tennessee Air National Guard file regarding  
[redacted]

b6  
b7C

ME 164-76

IV. Results of Contact With United States Attorney  
CHARLES H. ANDERSON, Middle District of Tennessee,  
Nashville, and Related Information

ME 164-76

United States Attorney CHARLES H. ANDERSON, Middle District of Tennessee, Nashville, has been contacted on a continuing basis from March 28, 1972, through April 28, 1972, and advised there have been no new developments in the civil aspects of this case since March 28, 1972.

A review of the United States District Court Clerk's records, Middle District of Tennessee, Nashville, regarding the civil aspects of this case determined there have been no new developments since March 28, 1972. This review was made of April 28, 1972.

ME 164-76

V. Miscellaneous Investigation



## FEDERAL BUREAU OF INVESTIGATION

1.Date of transcription May 1, 1972

[redacted] Central Records Division,  
Metropolitan Police Department, Nashville, Tennessee,  
was contacted and furnished the following information:

b6  
b7C

[redacted] advised that records of her office reflect that [redacted] Negro male, date of birth [redacted] has been arrested by the Nashville Metropolitan Police Department in the past and at the time of arrest was assigned Nashville Metropolitan Police Department No. [redacted] advised that the following arrest data for [redacted] was obtained from files of her office:

[redacted] was arrested February 6, 1971, on Metropolitan Warrant No. [redacted] on the charge of worthless checks. [redacted] advised that the prosecutor in this matter was the J. C. Penney Company and that disposition of this charge is reflected in her files as being a fine of \$37.50. [redacted] advised that [redacted] was arrested on January 6, 1972, on Metropolitan Warrant No. [redacted] on the charge of worthless checks and that the prosecutor in this matter was [redacted]

[redacted] and the disposition in this matter is shown as a fine of \$37.50. [redacted] advised that [redacted] was arrested January 6, 1972, on a Tennessee State warrant containing No. [redacted] on a charge of worthless checks and that the prosecutor in this matter is shown as [redacted]

[redacted] advised that the disposition in this matter is reflected in her files as merely "state."

Interviewed on 4/19/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] 20 Date dictated 4/25/72

## FEDERAL BUREAU OF INVESTIGATION

1.Date of transcription May 1, 1972

[redacted] Davidson County, Tennessee  
Criminal Court Clerk's Office, Nashville, Tennessee,  
was contacted and furnished the following information:

b6  
b7C

[redacted] advised that records of his office  
reflect that [redacted] was charged on  
January 6, 1972, on Tennessee State Warrant No. [redacted]  
[redacted] advised that records of his office reflect  
that this charge was nolle prosequi, April 4, 1972,  
following [redacted] having made payment for this worthless  
check and had paid court costs.

Interviewed on 4/19/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] 21\* Date dictated 4/25/72

SAC, Jacksonville (164-103)

May 5, 1972

Director, FBI (164-2042)  
(Acting)GEORGE MALLORY GIFFE, JR.  
AKA (DECEASED);[REDACTED] AKA  
ET AL  
CAA - HIJACKING, ETC.Re Bureau letter dated 3/16/72There ~~///~~ (are) being forwarded to your office

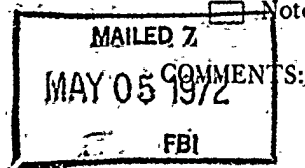
by Air Express, B/L #HO622687, two  
 (method of transmittal) (number or quantity)  
40" x 60" trial charts  
 (article(s) or item(s)) prepared by Exhibits Section,  
 Administrative Division, re captioned matter.

The following action should be taken by your office:

- ☐ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known.
- ☒ After action completed advise Bureau, attention Exhibits Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Exhibits Section Comments on attached sheet.

NOT RECORDED

3 MAY 8 1972



These are the final two charts requested by your office. Three small copies each are being enclosed in package with large charts.

2 ENCLOSURE  
1 - Package

1 - General Investigative Division [REDACTED] (Encs: #2) (Sent Direct)

EPA/lrk

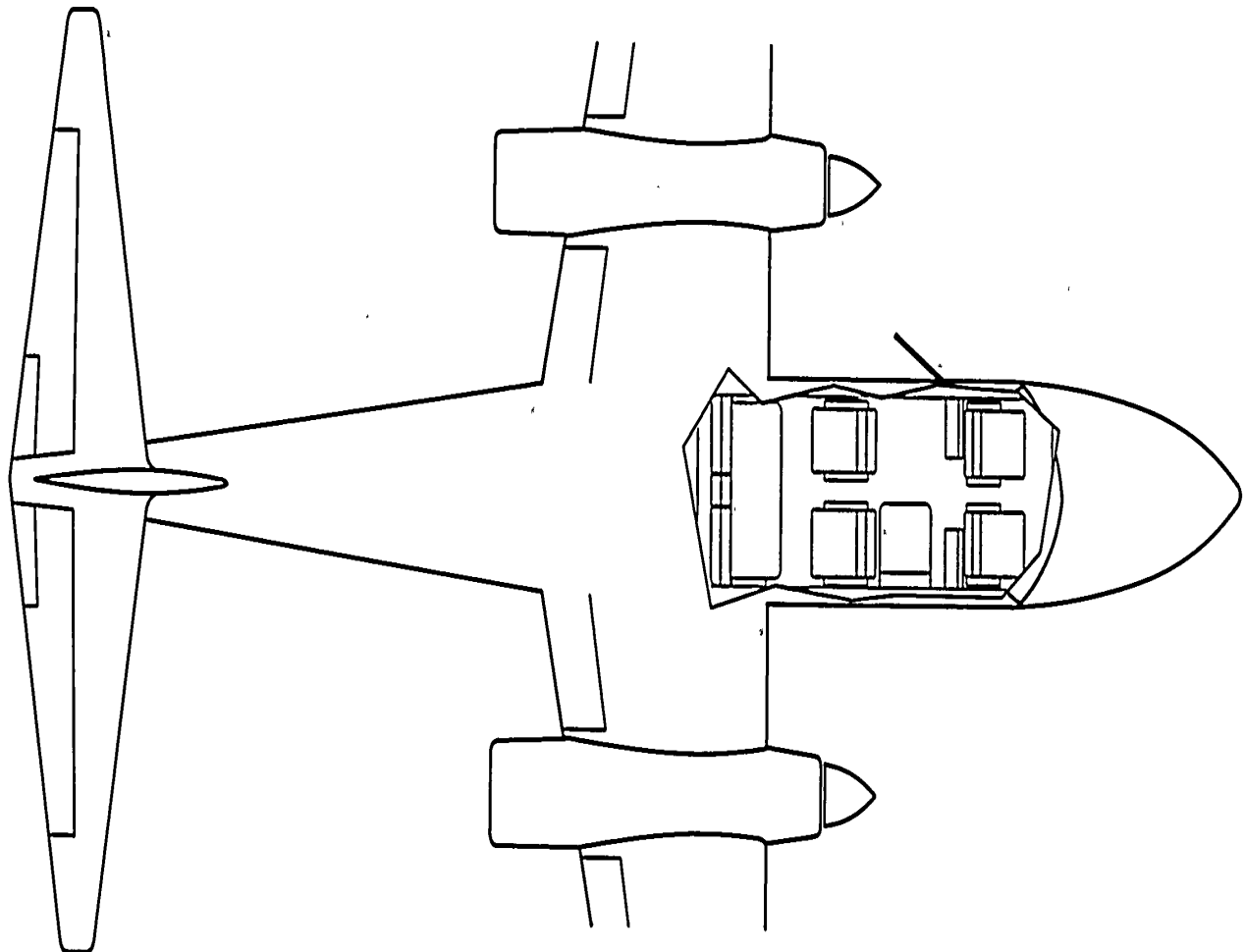
57 MAY 10 1972

MAIL ROOM ☒ TELETYPE UNIT ☐

TOP VIEW SHOWING SEATING ARRANGEMENT --- PLAN A

# HAWK COMMANDER

MODEL 681

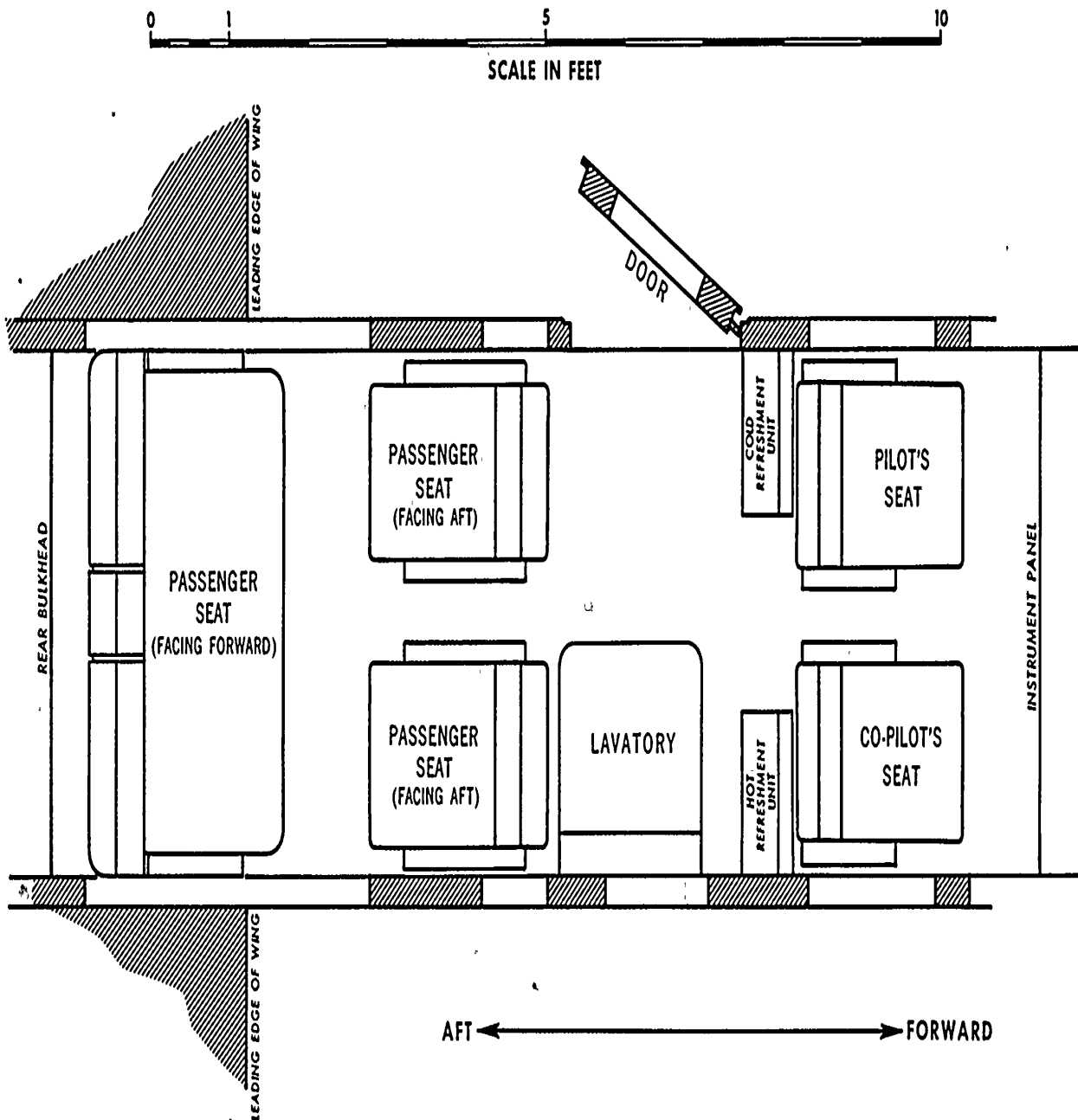


ENCLOSURE

144-2072-

# SEATING ARRANGEMENT

## HAWK COMMANDER



ENCLOSURE

2042-

UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI (164-2042)

DATE: 5/1/72

FROM : SAC, ALEXANDRIA (164-69) -RUC-

SUBJECT: GEORGE MALLORY GIFFE, JR., aka  
(Deceased):

b6  
b7C

[REDACTED] aka;

ET AL

CAA - HIJACKING;

KIDNAPING; FTCA

(OO:Jacksonville)

Re Alexandria teletype dated 4/24/72.

Enclosed for the Bureau, Jacksonville, and  
Memphis is [REDACTED]

Also enclosed for Jacksonville are  
[REDACTED]

b3

For the information of the Bureau, the  
FD-302's contain information that GIFFE was never  
employed by CIA [REDACTED]

EX-115

REC-51

164-2042-379

4 MAY 2 1972

- 2 - Bureau (Enc. 1) (By Courier)
  - 2 - Jacksonville (Enc. 7) (RM)
  - 1 - Memphis (Enc. 3) (RM)
  - 1 - Alexandria
- ALP:sw  
(6)

ENCLOSURE

MAY 9 1972

115

MAY 17 1972



UNRECORDED COPY FILED IN 105-165706-28-141

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 11 1972

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Caspberry \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Sears \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Mr. Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

NR003 JK PLAIN

11:00 PM URGENT 5-11-72 JML

TO: ACTING DIRECTOR (164-2042)

DETROIT

MEMPHIS (164-76)

NEW YORK (164-612)

FROM: JACKSONVILLE (164-103) (P) 4P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

FOR THE INFORMATION OF DETROIT AND NEW YORK, CAPTIONED  
MATTER INVOLVING CRIMINAL PROSECUTION OF SUBJECT  
SCHEDULED FOR TRIAL AT JACKSONVILLE, FLA., ON MAY TWENTYTWO,  
NEXT. RECENT CONTACTS WITH DEFENDANT'S ATTORNEYS REVEALED  
INSINUATION BY SAID ATTORNEYS THAT CONTACT WAS MADE BY  
UNIDENTIFIED INDIVIDUAL TO FBI CONCERNING DECEASED SUBJECT,  
GEORGE MALLORY GIFFE, JR. REVIEW OF INDICES AND RECORDS OF  
MEMPHIS AND JACKSONVILLE DIVISIONS NEGATIVE AS TO SUCH  
INFORMATION BEING FURNISHED,

EX-109

REC 164-2042-380

PAGE TWO

JK 164-103

INVESTIGATION HAS ALSO REFLECTED THAT

b3

ON MAY TEN, LAST, COPY OF DEFENDANT'S LIST OF WITNESSES FOR SUBPOENA OBTAINED WITH THIRTYTWO NAMES LISTED, INCLUDING RICHARD HELM, DIRECTOR, CIA, AND SAC, MEMPHIS. REVIEW OF NAMES LISTED REFLECT THE FOLLOWING INDIVIDUALS AS NOT HAVING BEEN INTERVIEWED OR ADEQUATELY IDENTIFIED IN INVESTIGATION TO DATE:

MEMPHIS DIVISION AT NASHVILLE:

b6  
b7C

NEW YORK LIFE INSURANCE COMPANY,

END PAGE TWO



PAGE THREE

JK 164-103

AT FRANKLIN, TENNESSEE:

[REDACTED]

b6  
b7C

AT GALLATIN, TENNESSEE.

[REDACTED]

[REDACTED]

[REDACTED] IN CARE OF ASSOCIATES CAPITAL, ONE EIGHT  
ZERO WEST MAIN, GALLATIN.

DETROIT AT ORCHARD LAKE, MICH:

[REDACTED]

THE BUREAU IS REQUESTED TO CONDUCT NAME CHECKS ON ABOVE  
INDIVIDUALS ON POSSIBILITY THEY MAY HAVE CONTACTED BUREAU  
HEADQUARTERS OR BEEN SUBJECT OF INVESTIGATION IN PAST.

DETROIT, MEMPHIS, AND NEW YORK DIVISIONS WILL CONDUCT  
THOROUGH CHECK OF INDICES AND LOCAL CRIMINAL CHECKS FOR ANY  
END PAGE THREE

PAGE FOUR

JK 164-103


INFORMATION POSSIBLY ASSOCIATED WITH ABOVE INDIVIDUALS IN  
RESPECTIVE DIVISIONS.

NO INTERVIEWS REQUESTED AT THIS TIME AS RESULTS OF  
ABOVE CHECKS TO BE FURNISHED TO USA, JACKSONVILLE FOR  
EVALUATION.

RESULTS OF ABOVE CHECKS TO BE SUBMITTED TO JACKSONVILLE  
NO LATER THAN MORNING OF MAY TWELVE, NEXT, SO THAT INFORMATION  
CAN BE AVAILABLE FOR CONFERENCE WITH USA, JACKSONVILLE,  
DURING AFTERNOON OF MAY TWELVE, NEXT.

END.

GXC FBI WASHDC

 MR. SCATTERDAY  
RM 6113 IB

Federal Bureau of Investigation  
Records Branch

, 19\_\_

☐ Name Searching Unit - Room 6527  
☐ Service Unit - Room 6524  
☐ Forward to File/Review  
☒ Attention    
☒ Return to   5-714  
b6  
b7C

Supervisor      Room      Ext.

## Type of References Requested:

☐ Regular Request (Analytical Search)  
☒ All References (Subversive & Nonsubversive)  
☐ Subversive References Only  
☐ Nonsubversive References Only  
☐ Main   References Only

## Type of Search Requested:

☐ Restricted to Locality of    
☐ Exact Name Only (On the Nose)  
☐ Buildup   Variations

aka:  Subject  Birthdate & Place  Address  Localities *Denon:*R#  Date 5/11Searcher  
Initials BPPProd.  

FILE NUMBER

SERIAL

42-46412 ✓

C.

NR

Supps (att)

NR

26-25089.3

26-108502

87-75081

91-33567

91-36454

91-36283

26-419751

157-1704-25 Ep. 6

91-27905-17 p. C

91-33594-59 p. N

91-33550-7 p. C

91-22209-15

Supps + denon (att)

NR

none  
in  
Term.

not called

Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	
<input type="checkbox"/>	Forward to File Review	b6
<input checked="" type="checkbox"/>	Attention <span style="border: 1px solid black; display: inline-block; width: 150px; height: 1.2em; vertical-align: middle;"></span>	b7C
<input checked="" type="checkbox"/>	Return to <span style="border: 1px solid black; display: inline-block; width: 150px; height: 1.2em; vertical-align: middle;"></span>	
	Supervisor	Room 5714 Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input checked="" type="checkbox"/>	Restricted to Locality of <u>Tenn</u>
<input checked="" type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject   
 Birthdate & Place \_\_\_\_\_  
 Address \_\_\_\_\_

Localities Tenn  
 R# \_\_\_\_\_ Date 5/11 Searcher Initials [Signature]  
 Prod. \_\_\_\_\_

	FILE NUMBER	SERIAL
	26-65	
	17-6687	
	87-49192	
	71-4182	
	62-88217-3016 p. 215	none called
	116-28-58	
	65-18879-109	
	121-6159-626	
	100-190625	
	101-1185-62 p. 479	
	121-26698-23	
	100-36774-3	
	116-222970-5	
	121-22937-35 p 24, 27, 30, 32, 4	
	105-133280-6	
	138-3648-34 Ep. 40	
	97-1046-46	
	62-88217-3014	
	62-75747-28-63 Ep. 37	

## NUMEROUS REFERENCE

b6  
b7C

Subj: [REDACTED]

Superv: [REDACTED]

R#

Date

Searcher  
Initial

Prod.

FILE NUMBER

SERIAL

[REDACTED]  
74-1379-306p.175, 181, 228,  
229, 232

40

121-36387-4X

140-26482-9

100-46043-16

91-24065-7

23-2419-28

91-31918-6

7-3828-3

71-4176-1

Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	
<input type="checkbox"/>	Forward to File Review	b6
<input type="checkbox"/>	Attention <span style="border: 1px solid black; display: inline-block; width: 150px; height: 1.2em; vertical-align: middle;"></span>	b7C
<input checked="" type="checkbox"/>	Return to <span style="border: 1px solid black; display: inline-block; width: 150px; height: 1.2em; vertical-align: middle;"></span>	
	Supervisor	Room Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input type="checkbox"/>	Restricted to Locality of _____
<input type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject  
Birthd  
Address

Localities *Denon*:

R#

Date

*5/11*Searcher  
Initials*[Signature]*

Prod.

FILE NUMBER

SERIAL

*N.Y.**100-2-2113 p. 31**✓**9 NR**Creps (etp)  
NR*

Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	b6
<input type="checkbox"/>	Forward to <input type="checkbox"/>	b7C
<input checked="" type="checkbox"/>	Attention <input type="checkbox"/>	
<input checked="" type="checkbox"/>	Return to <u>5714</u>	
	Supervisor	Room Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input type="checkbox"/>	Restricted to Locality of _____
<input type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject  
Birthd  
Address

Localities Mich:

R#

Date

5/11Searcher  
Initials[Signature]

Prod.

FILE NUMBER

SERIAL

none in Mich.	116-89841	
	138-4719-27p.4	
	29-25113-2 p.59	
	62-014-36	
	105-43789-5 p.2	
	100-161901-3	
	100-150356-3	
NT	<input type="checkbox"/> (the - ltl)	
	0737-1676-997 Ep. 17	
	436	
	66	
NT	100-3-116-2007	
	<input type="checkbox"/> (the - ltl)	
	SI	
	J. NR	
	other types (ltl)	
	NR	

Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	
<input type="checkbox"/>	Forward to <u>File Review</u>	b6
<input checked="" type="checkbox"/>	Attention <u>[Redacted]</u>	b7C
<input checked="" type="checkbox"/>	Return to <u>5714</u>	
	Supervisor	Room Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input type="checkbox"/>	Restricted to Locality of _____
<input checked="" type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject [Redacted]  
 Birthdate & Place \_\_\_\_\_  
 Address \_\_\_\_\_

Localities Denial:

R# \_\_\_\_\_ Date 5/17 Searcher Initials [Signature]  
 Prod. \_\_\_\_\_

FILE NUMBER

SERIAL

NR



Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	b6
<input type="checkbox"/>	Forward to File Review	b7C
<input checked="" type="checkbox"/>	Attention <span style="border: 1px solid black; display: inline-block; width: 150px; height: 1.2em; vertical-align: middle;"></span>	
<input checked="" type="checkbox"/>	Return to <span style="margin-left: 100px;">5714</span>	
	Supervisor	Room Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input checked="" type="checkbox"/>	Restricted to Locality of <u>Tenn</u>
<input checked="" type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject  
Birthdat  
Address

Localities DenaliR# \_\_\_\_\_ Date 5/11Searcher  
Initials OP

Prod. \_\_\_\_\_

FILE NUMBER

SERIAL

NR

, 19\_\_

b6  
b7c

☐ Regular Request (Analytical Search)  
☒ All References (Subversive & Nonsubversive)  
☐ Subversive References Only  
☐ Nonsubversive References Only  
☐ Main \_\_\_\_\_ References Only

☐ Restricted to Locality of \_\_\_\_\_  
☐ Exact Name Only (On the Nose)  
☐ Buildup ☐ Variations

**Address**

Prod.

SERIAL

NE



VR

*Tress*

19

☐ Name Searching Unit - Room 6527  
☐ Service Unit - Room 6524  
☐ Forward to ☐  
☒ Attention ☐  
☒ Return to ☐ 674  
Supervisor Room Ext.

☐ Regular Request (Analytical Search)  
☒ All References (Subversive & Nonsubversive)  
☐ Subversive References Only  
☐ Nonsubversive References Only  
☐ Main \_\_\_\_\_ References Only

☐ Restricted to Locality of \_\_\_\_\_  
☒ Exact Name Only (On the Nose)  
☐ Buildup ☐ Variations

AKA:

Subject \_\_\_\_\_  
 Birthdate & Place \_\_\_\_\_  
 Address \_\_\_\_\_

Localities Renov.

R #

Date \_\_\_\_\_

5/11

Searcher  
Initials

Prod.

**FILE NUMBER**

SERIAL

WR

ve

Federal Bureau of Investigation  
Records Branch

, 19\_\_

<input type="checkbox"/>	Name Searching Unit - Room 6527	
<input type="checkbox"/>	Service Unit - Room 6524	b6
<input type="checkbox"/>	Forward to <input type="checkbox"/>	b7C
<input checked="" type="checkbox"/>	Attention <input type="checkbox"/>	
<input checked="" type="checkbox"/>	Return to <u>5714</u>	
	Supervisor	Room Ext.

## Type of References Requested:

<input type="checkbox"/>	Regular Request (Analytical Search)
<input checked="" type="checkbox"/>	All References (Subversive & Nonsubversive)
<input type="checkbox"/>	Subversive References Only
<input type="checkbox"/>	Nonsubversive References Only
<input type="checkbox"/>	Main _____ References Only

## Type of Search Requested:

<input type="checkbox"/>	Restricted to Locality of _____
<input type="checkbox"/>	Exact Name Only (On the Nose)
<input type="checkbox"/>	Buildup <input type="checkbox"/> Variations

Subject ☐

Birthdate &amp; Place \_\_\_\_\_

Address \_\_\_\_\_

Localities Inf:

R# \_\_\_\_\_

Date 5/11Searcher  
Initials BJP

Prod. \_\_\_\_\_

FILE NUMBER

SERIAL

NRCups + downs  
NR

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 12 1972

NR010 JK PLAIN

TELETYPE

5:24 PM EDST URGENT 5-12-72 MHM

TO ACTING DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103)

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikart	_____
Mr. Walters	_____
Mr. Soyars	_____ b6
Tele. Room	_____ b7C
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA., (DECEASED); [REDACTED]  
AKA, ETAL, CAA - HIJACKING, ETC., OO JACKSONVILLE.

RE JACKSONVILLE AIRTEL MAY TEN, LAST, AND MEMPHIS TELETYPE  
MAY ELEVEN, LAST.

CONFERENCE HELD THIS DATE BETWEEN USA, JACKSONVILLE, AND [REDACTED]  
[REDACTED] DEFENDANT'S JACKSONVILLE ATTORNEY, AT WHICH TIME  
DETERMINATION MADE THAT NOT NECESSARY FOR SA [REDACTED]  
MEMPHIS DIVISION, TO APPEAR IN JACKSONVILLE, MAY EIGHTEEN, NEXT.  
HOWEVER, IT WILL BE NECESSARY FOR SA [REDACTED] TO APPEAR  
JACKSONVILLE MAY EIGHTEEN, LAST, RELATIVE TO HIS PARTICIPATION IN  
SEARCH OF SUBJECT GIFFE'S APARTMENT IN NASHVILLE.

DISCUSSION HELD CONCERNING SUBPOENA ISSUED BY DEFENSE FOR SAC  
JOSEPH V. BAKER, MEMPHIS, WITH USA, JACKSONVILLE, EXPRESSING  
OBJECTION AS TO NECESSITY FOR SAC BAKER TO APPEAR. ATTEMPTS BEING  
MADE TO RESOLVE THIS MATTER, HOWEVER, IT WILL DEPEND UPON INFORMATION  
RECEIVED BY JACKSONVILLE FROM MEMPHIS AS TO RECORDS AVAILABLE

END PAGE ONE

54 MAY 17 1972

115

EX-112

REC-511

164-2042-381

MAY 15 1972

6-9L 8

PAGE TWO

PERTAINING TO ALL CONTACTS MADE BY GIFFE TO OR BY OTHER PERSONS  
ABOUT GIFFE TO THE MEMPHIS DIVISION. AS SOON AS THIS RESOLVED,  
STIPULATION WILL BE PURSUED AND MEMPHIS ADVISED OF RESULTS.

END

F B I

Date: 5/10/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: ACTING DIRECTOR, FBI (164-2042)

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: *See* GEORGE MALLORY GIFFE, JR., aka (Deceased);  
[redacted] aka;  
 ET AL  
 CAA - HIJACKING, ETC.  
 (OO: JACKSONVILLE)

b6  
b7C

On 5/9/72, U.S. Attorney JOHN L. BRIGGS, MDF, Jacksonville, Florida, made formal request for the appearance of the following Bureau personnel to appear at Jacksonville, Florida, as witnesses in the trial of subject [redacted]

Name	Office of Assignment	Date to Report
ASAC <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Jacksonville	May 22, 1972
SA <u>[redacted]</u>	Memphis	May 18, 1972
SA <u>[redacted]</u>	Memphis	May 18, 1972
SA <u>[redacted]</u>	Memphis	May 18, 1972

2 - Bureau  
 2 - Memphis (164-76)  
 2 - New York (164-612)  
 2 - Jacksonville  
 FAB:sjm (8)

18 MAY 12 1972

56 MAY 18 1972  
 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

JK 164-103

SA [REDACTED]

New York

May 18, 1972

b6  
b7C

USA BRIGGS requests that Visual Information Specialist [REDACTED] Exhibit Section, arrive in Jacksonville on May 19, 1972.

USA BRIGGS has made formal request that SA [REDACTED] sit at the counsel table during the course of this trial.

UACB, SA [REDACTED] Case Agent in this matter and thoroughly acquainted with all aspects of this case, will be permitted to sit at the counsel table per BRIGGS' request.

LEAD

MEMPHIS DIVISION

Will forward to Jacksonville all original FD-302's and items retained in 1A and 1B exhibit sections of Memphis case file to arrive Jacksonville on or about May 18, 1972.



SAC, Jacksonville (164-103)

May 15, 1972

Director, FBI (164-2042)  
Acting

GEORGE MALLORY GIFFE, JR.  
AKA (DECEASED);

b6  
b7C

AKA  
ET AL  
CAA - HIJACKING, ETC.

Re your telephone call to the Bureau dated 5/15/72.

There ~~are~~ (are) being forwarded to your office

by Air Express, B/L # HO622803,  
(method of transmittal)

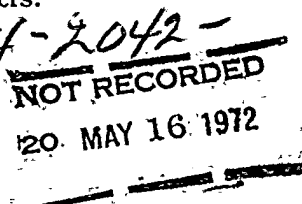
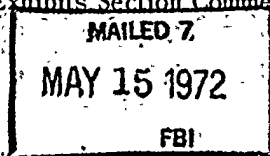
four  
(number or quantity)

40" x 60" clear sheets of acetate  
(article(s) or item(s)) prepared by Exhibits Section,  
Administrative Division, re captioned matter.

The following action should be taken by your office:

- ☐ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known.
- ☐ After action completed advise Bureau, attention Exhibits Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Exhibits Section Comments on attached sheet.

COMMENTS:



1 - Package

1 - General Investigative Division  (Sent Direct)

EPA/lrk  
(5)

54 MAY 17 1972

MAIL ROOM ☐ TELETYPE UNIT ☐

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

NR004 JK PLAIN

113 PM EDST URGENT 5-12-72 MMH

MAY 12 1972

TO ACTING DIRECTOR (164-2042)

TELETYPE

*ST mel*  
DETROIT

MEMPHIS (164-76)

NEW YORK (164-612)

FROM JACKSONVILLE (164-103) 2P

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikart	_____
Mr. Walters	_____
Mr. Soyars	_____ <i>b6</i>
Tele. Room	_____ <i>b7C</i>
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);  AKA;  
ET AL. CAA - HIJACKING, ETC. OO JK.

RE JACKSONVILLE TELETYPE MAY ELEVEN, LAST, DETROIT AND MEMPHIS  
TELETYPES TO JACKSONVILLE MAY ELEVEN, LAST, AND NEW YORK TELETYPE  
TO JACKSONVILLE MAY TWELVE, INSTANT. *L*

FOR INFO OF BUREAU AND ALL RECEIVING OFFICES, INITIAL CHECKS  
OF INDIVIDUALS SET FORTH IN REFERENCED JACKSONVILLE TELETYPE DO NOT  
REFLECT ANY SIGNIFICANT INFORMATION ON ALL INDIVIDUALS.

RESULTS FURNISHED TO USA, JACKSONVILLE, THIS DATE, AND HE  
REQUESTED THAT ALL INDIVIDUALS BE CONTACTED AND INTERVIEWED CON-  
CERNING ANY KNOWLEDGE THEY HAVE INVOLVING THE CAPTIONED CASE OR  
SUBJECTS INVOLVED. THESE INTERVIEWS ARE TO BE HANDLED IN A DISCREET  
MANNER TO PRECLUDE POSSIBLE SUBSEQUENT ALLEGATION OF HARASSMENT.

IT IS ASSUMED MAJORITY OF INDIVIDUALS ARE CHARACTER WITNESSES FOR  
SUBJECT

END PAGE ONE

3 MAY 15 1972

*2201*  
55 MAY 18 1972

PAGE TWO

DETROIT AT ORCHARD LAKE, MICH., CONTACT [REDACTED]

b6  
b7C

[REDACTED] MINISTER OF [REDACTED]

MEMPHIS AT NASHVILLE, TENN., LOCATE AND INTERVIEW FOLLOWING  
INDIVIDUALS: [REDACTED] ADDRESSES

PREVIOUSLY FURNISHED. AT FRANKLIN: [REDACTED] ADDRESS PRE-

VIOUSLY FURNISHED. AT GALLATIN: [REDACTED]

AND [REDACTED] ADDRESSES PREVIOUSLY FURNISHED.

NEW YORK WILL LOCATE AND INTERVIEW [REDACTED]  
[REDACTED]

ALL OF ABOVE LEADS MUST BE HANDLED ON EXPEDITE BASIS WITH  
INITIAL RESULTS FURNISHED BY TELETYPE TO ORIGIN. SIGNIFICANT  
INFORMATION SHOULD BE FURNISHED BY FD THREE ZERO TWO VIA AIRMAIL  
IMMEDIATELY THEREAFTER.

USA'S OFFICE AND ORIGIN WILL BE INVOLVED IN CONTINUOUS PRE-  
PARATION FOR CASE DURING ENTIRE WEEKEND, MAY THIRTEEN - FOURTEEN,  
NEXT, AND BUREAU WILL BE ADVISED OF ANY SIGNIFICANT DEVELOPMENTS.  
END

DSS FBI WA DC CLR

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 11 1972

TELETYPE

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

b6  
b7c

NR06 ME PLAIN

6:10 PM NITEL 5-11-72 CEF

TO: DIRECTOR, FBI (164-2042)

SAC, JACKSONVILLE (164-103)

FROM: SAC, MEMPHIS (164-76) (P)

Also Known As  
GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]  
[REDACTED] Crime Aboard Aircraft  
AKA; ET AL; CAA - HIJACKING, INTIMIDATION OF CREW  
MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL  
TORT CLAIMS ACT. Office of Origin: JACKSONVILLE.

ON THIS DATE SUBPOENA RECEIVED FOR SAC JOSEPH V. BAKER,  
MEMPHIS, TO APPEAR <sup>U.S. District Court</sup> ~~USDC~~, JACKSONVILLE, FLORIDA, MAY TWENTYFOUR,  
NEXT, IN INSTANT CASE AND BRING ALL RECORDS, PHYSICAL OBJECTS  
PERTAINING TO INSTANT INVESTIGATION, INCLUDING RECORDS, REPORTS  
AND FILES PERTAINING TO GEORGE M. GIFFE, JR. SUBPOENA ISSUED  
UPON APPLICATION FROM DEFENSE ATTORNEYS [REDACTED]

MATTER IMMEDIATELY TAKEN UP WITH JACKSONVILLE DIVISION WHO  
IMMEDIATELY REDISCUSS THIS SUBPOENA WITH <sup>U.S. Attorney</sup> ~~USA~~, JACKSONVILLE, <sup>20</sup> MAY 16 1972  
USA, JACKSONVILLE, OF OPINION IT IS NOT NECESSARY FOR SAC  
BAKER TO APPEAR AND ALL RECORDS REGARDING INSTANT MATTER HAVE  
END PAGE ONE

51 MAY 19 1972

MR. ROSEN FOR THE DIRECTOR

PAGE TWO

ALREADY BEEN MADE AVAILABLE TO DEFENSE ATTORNEYS. USA,  
JACKSONVILLE, ADVISED HE WOULD ENDEAVOR TO TAKE APPROPRIATE  
ACTION TO HAVE THIS SUBPOENA QUASHED AND ANY TESTIMONY DESIRED  
OF SAC BAKER BE STIPULATED. ANY OTHER TESTIMONY INVOLVING  
PERSONNEL OF MEMPHIS DIVISION COULD BE HANDLED BY <sup>Special Agent</sup> SA [REDACTED]

b6  
b7C

[REDACTED] WHO HAS BEEN SUBPOENAED.

THIS MATTER ALSO BEING DISCUSSED WITH USA, NASHVILLE,  
FOR ANY SUGGESTIONS AS TO WHAT ACTION SHOULD BE TAKEN TO HAVE  
SUBPOENA FOR SAC BAKER QUASHED.

JACKSONVILLE REQUESTED TO MAINTAIN CLOSE CONTACT WITH USA,  
JACKSONVILLE, RE THIS MATTER AND TO IMMEDIATELY ADVISE BUREAU  
AND MEMPHIS OF RESULTS OF USA TO HAVE INDICTMENT QUASHED.

END.

PLS H O L D

cc: Mr. Mohr ©  
Mr. Callahan  
Mr. Dalbey

cc - *Bates*

May 12, 1972  
GENERAL INVESTIGATIVE DIVISION

This concerns 10-4-71, aircraft hijacking to Jacksonville, Florida, perpetrated by George Mallory Giffe, Jr., and [REDACTED] b6 b7C  
Giffe shot and killed his wife, the pilot and then committed suicide. [REDACTED] has been charged with aircraft piracy and kidnaping at Jacksonville and a civil suit has been filed against us and the Federal Aviation Administration at Nashville, Tennessee. [REDACTED] trial at Jacksonville is scheduled for 5-22-72.

Attached sets forth defense attorneys instrumental in obtaining subpoena for SAC, Memphis to appear U.S. District Court, Jacksonville, 5-24-72, with all records and physical objects pertaining to investigation, records to include reports and files pertaining to Giffe. This subpoena discussed with U.S. Attorney, Jacksonville, who is of opinion not necessary for SAC, Memphis to appear as all records in this matter have already been made available to defense attorneys and he is taking appropriate action to have subpoena quashed and testimony of SAC, Memphis stipulated.

We are maintaining close contact with Jacksonville and Memphis Offices in this regard.

RJP:erg

DTP  
WHL Rob. CMB RSG RS  
DJD  
gim

## FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE <b>JACKSONVILLE</b>	OFFICE OF ORIGIN <b>JACKSONVILLE</b>	DATE <b>5/15/72</b>	INVESTIGATIVE PERIOD <b>4/19/72 - 5/4/72</b>	b6 b7c
TITLE OF CASE <b>GEORGE MALLORY GIFFE, JR., aka (Deceased); [redacted] aka; ET AL</b>		REPORT MADE BY <b>SA [redacted]</b>	TYPED BY <b>:sjt</b>	
		CHARACTER OF CASE <b>CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT</b>		

## REFERENCES:

Jacksonville report of SA [redacted] dated 3/7/72.  
 Jacksonville airtel to Bureau dated 4/24/72.  
 Memphis report of SA [redacted] dated 5/4/72.

- P -

## ADMINISTRATIVE:

In recent communications with Memphis Division, origin has indicated that future reports in this matter will be prepared by origin unless a substantial amount of investigation indicates the need for report preparation by auxiliary offices.

ACCOMPLISHMENTS CLAIMED						XX NONE	ACQUIT- TALS	CASE HAS BEEN:	
CONVIC.	AUTO.	FUG.	FINES	SAVINGS	RECOVERIES			PENDING OVER ONE YEAR <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO PENDING PROSECUTION OVER SIX MONTHS <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	
APPROVED: <i>Wyn</i>						SPECIAL AGENT IN CHARGE		DO NOT WRITE IN SPACES BELOW	
COPIES MADE:						164 - 2042 385		REC-21	
8 - Bureau (164-2042) 2 - USA, Jacksonville (Attn: AUSA [redacted]) 4 - Memphis (164-76) (1 - USA, Nashville) 2 - Oklahoma City (164-54) 2 - Jacksonville (164-103)						MAY 17 1972		SIX	
Dissemination Record of Attached Report.						Notations			
Agency	1 CCRA [redacted] 1 CCRA [redacted]					SIX STAT SECT.			
Request Recd.	1 CC [redacted]								
Date Fwd.	JFH/JH 5/22/72								
How Fwd.	[redacted]								
By	30CC [redacted]					UNRECORDED COPIES FILED IN			

50 JUL 24 1972  
 JUL 25 1972  
 COVER PAGE

There are no leads being set forth in the report for the Memphis Division as outstanding leads have been adequately covered in recent interoffice communications.

Daily contacts with the Office of United States Attorney, Jacksonville, Florida, indicates that the trial concerning [REDACTED] is still scheduled for May 22, 1972, before Chief United States District Judge WILLIAM A. MC RAE, JR. at Jacksonville, Florida. All requested exhibits for use in this trial and for possible court use in the civil aspect in this matter have been received by Jacksonville.

b6  
b7C

It is anticipated that due to the current public interest in aircraft hijacking matters, as well as the prior publicity afforded to this case in the Nashville, Tennessee area, widespread news media coverage can be expected during the forthcoming trial. Memphis and Jacksonville Divisions will be alert for press comments in this matter.

Included in this report under the section concerning contacts with [REDACTED] is a FD-302 indicating contacts with [REDACTED] by [REDACTED] Nashville Attorney representing BBA. [REDACTED] alleges that [REDACTED] of BBA, has been issuing veiled threats against him to solicit [REDACTED] cooperation with the defense attorneys for [REDACTED]. These allegations made by [REDACTED] concerning the activities or alleged activities of [REDACTED] have been discussed at length with the United States Attorney at Nashville, Tennessee, and the United States Attorney at Jacksonville, Florida, concerning the possibility of an Obstruction of Justice violation against [REDACTED]. The United States Attorneys in Nashville and Jacksonville feel that the facts at this time do not justify consideration of prosecution at this time. However, they both feel that should [REDACTED] report any factual information relating to [REDACTED] in this regard, they will reconsider taking appropriate action against [REDACTED].

ALL EMPLOYEES OF MEMPHIS AND JACKSONVILLE DIVISIONS WILL BE AGAIN CAUTIONED CONCERNING THE EXISTING U. S. DISTRICT COURT ORDER ISSUED BY JUDGE GERALD B. TJOFLAT AT JACKSONVILLE PROHIBITING THE DISCUSSION OF ANY MATTER CONCERNED WITH THIS CASE WITH INDIVIDUALS OUTSIDE OF OFFICIAL GOVERNMENT AGENCIES.



JK 164-103

LEADS:

OKLAHOMA CITY DIVISION

AT OKLAHOMA CITY, OKLAHOMA

Will, through contact with [REDACTED]  
Aircraft Registration Branch, FAA Aeronautical Center,  
obtain copy of Bill of Sale dated 12/1/71, indicating  
the sale of aircraft to Premier Corp., Dayton, Ohio.  
Also, will maintain contact with [REDACTED] to pick up  
current aircraft registry-aircraft registration eligibility  
report.

b6  
b7C

UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

Copy to: 2 - USA, Jacksonville (Attn: AUSA [REDACTED])  
1 - USA, Nashville

b6  
b7C

Report of: SA [REDACTED]  
Date: May 15, 1972

Office: JACKSONVILLE

Field Office File #: 164-103

Bureau File #: 164-2042

Title: GEORGE MALLORY GIFFE, JR. (DECEASED);  
[REDACTED]  
SUSAN LAKICH GIFFE - VICTIM (DECEASED);  
BRENT QUINTON DOWNS - VICTIM (DECEASED);  
[REDACTED] - VICTIM

Character:

CRIME ABOARD AIRCRAFT - HIJACKING, INTIMIDATION OF CREW MEMBERS, CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS ACT

Synopsis:

Contact with Aircraft Registration Branch, FAA, Oklahoma City, determined Hawk Commander N9058N, sold by Big Brother Aircraft, Inc., to Premier Corporation, Dayton, Ohio, 12/1/71. On 4/19/72, USA, Jacksonville, prepared Government's Response to Motion to Dismiss referring to defendant's prior motion for dismissal of FGJ indictment against defendant [REDACTED]. On 4/20/72, defendant's attorneys filed Notice of Intention to Request View By Jury, Motion to Suppress Statement of Defendant, and Motion to Produce, in USDC, MDF, Jacksonville, Florida. On 4/21/72, Order On Omnibus Hearing Project signed by U. S. District Judge GERALD B. TJOFLAT, MDF, Jacksonville. Inquiry at CIA determined GEORGE MALLORY GIFFE, JR. never an employee of that agency; [REDACTED]

b3  
b6  
b7C

[REDACTED] On 4/27/72, Bureau of Customs advised that search of records of regional offices and district offices failed to indicate GIFFE associated with the Bureau of Customs. [REDACTED] interviewed on 5/3/72, at Nashville, Tennessee, per instructions USA, Jacksonville. Answers furnished provide additional information concerning events on morning of 104/71.

- P -

TABLE OF CONTENTS

	<u>Page</u>
I. BACKGROUND INVESTIGATION CONCERNING GEORGE MALLORY GIFFE, JR. . . . .	2
II. PROSECUTIVE ACTION AGAINST [REDACTED] . . .	7
III. INFORMATION CONCERNING HAWK COMMANDER AIRCRAFT N9058N . . . . .	32
IV. RESULTS OF INTERVIEWS WITH [REDACTED] MAY 3-4, 1972, AT NASHVILLE, TENNESSEE . . . . .	33
V. RESULTS OF INTERVIEWS WITH [REDACTED] MAY 3, 1972, AT NASHVILLE, TENNESSEE . . . . .	39
VI. MISCELLANEOUS . . . . .	42

b6  
b7C

JK 164-103

DETAILS:

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription May 1, 1972

On April 26, 1972, it was ascertained from the Personnel Office, Central Intelligence Agency (CIA), Arlington, Virginia, that they have never had an employee by the name GEORGE MALLORY GIFFE, JR.

The person who can testify to same is [redacted]  
[redacted] Staff Employee, Personnel Office, CIA, [redacted]  
[redacted]

b6  
b7C

Interviewed on 4/26/72 at Arlington, Virginia File # Alexandria 164-69  
by SA [redacted] b6  
b7C Date dictated 4/27/72

- 3 -

## FEDERAL BUREAU OF INVESTIGATION

1

May 1, 1972

Date of transcription

b3  
b6  
b7C

The party who can testify to

Staff Employee, CIA,

Interviewed on 4/26/72 at McLean, Virginia File # Alexandria 164-69by SA [redacted] Date dictated 4/27/72

- 4 -

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

JK 164-103

AT WASHINGTON, D.C.

On April 27, 1972, Special Agent [redacted] Office of Security, Bureau of Customs, Washington, D.C., advised that a search of the records in all nine regional offices and numerous district offices failed to disclose that GEORGE MALLORY GIFFE, JR. was associated with the Bureau of Customs. This search covered the period up to October, 1971.

b6  
b7C

The person to be named in a subpoena to testify to the above information is [redacted] Chief, Employee Programs, Personnel Division, United States Bureau of Customs, 2100 K Street Northwest, Washington, D.C.

II. PROSECUTIVE ACTION AGAINST



b6  
b7C



UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

UNITED STATES OF AMERICA

v.

No. 71-212-Cr-J

BOBBY WAYNE WALLACE

GOVERNMENT'S RESPONSE  
TO MOTION TO DISMISS

FILED  
JACKSONVILLE, FLA.

APR 19 1972

WESLEY R. THIES  
CLERK

Comes now the United States of America, by and through its undersigned attorney, and opposes the defendant's motion to dismiss in all four particulars. Each particular will be discussed in seriatim as raised by the defendant.

I

"OR OTHERWISE" NEED NOT BE  
SPECIFIED IN A KIDNAP INDICTMENT

Defendant contends that Count One which alleges a kidnap offense is void since the terms "or otherwise" are not particularized. A cursory review of the majority of the federal appellate decisions conclusively reveals that this contention is without merit.

In Gawne v. United States, 9 Cir. 1969, 409 F.2d 1399, 1402-1404,<sup>1</sup> the court unequivocally explained which term in the phrase "held for ransom or reward or otherwise" in Section 1201(a), as amended, was the essential element. After an exhaustive review of the law, historically and contemporaneously, the court categorically concluded that the term "held"<sup>2</sup> was the essential element and the modifiers "for ransom or reward or otherwise (purpose)"

<sup>1</sup> Cert. den., 397 U.S. 943, 90 S.Ct. 956, 25 L.Ed.2d 123 (1969),  
reh. den., 397 U.S. 1059, 90 S.Ct. 1368, 25 L.Ed.2d 680 (1969).  
<sup>2</sup> "Held" or "words of similar import" to the statute are  
sufficient. See Hall, text, infra, at 659.

are surplusage and need not be alleged or proven. Clinton v. United States, 5 Cir. 1958, 260 F.2d 824. The court went on to say that the true essential elements of kidnap are an unlawful seizure and holding, followed by interstate transportation. Clinton, supra; Hayes v. United States, 8 Cir. 1961, 296 F.2d 657, at 666. Also, cf. Beardon v. United States, 5 Cir. 1962, 304 F.2d 532, 535, vacated on other grounds, 372 U.S. 252, 83 S.Ct. 875, 9 L.Ed.2d 732 (1963). But see the broad and unsupported obiter dicta of Hattaway v. United States, 5 Cir. 1968, 399 F.2d 431, 433. The rationale for requiring only a "holding" is that the Congressional intent was to cover holdings for any other reason. See, United States v. Healy, 376, U.S. 75, 84 S.Ct. 533, 11 L.Ed.2d 527 (1963) and Senate Report No. 534, 73d Cong., 2d Sess., March 20, 1934; House Report No. 1457, 73d Cong., 2d Sess., May 3, 1934, p. 2. However, as Gawne, supra, at 1403, points out, the purpose and/or motive<sup>3</sup> for holding is not an element of kidnap and it matters not whether it be legal or even laudable. Cf. Healy, supra. See also, Gooch v. United States, 297 U.S. 124, 56 S.Ct. 395, 80 L.Ed. 522 (1936) ("or otherwise" not eiusdem generis). A fortiori if purpose and/or motive is not an element, it need not be particularized or even alleged.

Assuming arguendo that "for ransom . . . or otherwise" is elemental and must be alleged (as was done in Count One), "or otherwise" need not be particularized. Hall v. United States, 4 Cir. 1969, 410 F.2d 653, 659-660; Loux v. United States, 9 Cir. 1968, 389 F.2d 911, 916; United States v. Bentley, 6 Cir. 1962, 310 F.2d 685; Dawson v. United States, 9 Cir. 1961, 292 F.2d 365;

<sup>3</sup> See, Clinton, text, supra, and United States v. Martell, 4 Cir. 1964, 335 F.2d 764, 766. Motive was never a common law element of kidnap. Wharton, Criminal Law and Procedure, § 371 (Anderson ed 1957).

Hayes v. United States, 8 Cir. 1961, 296 F.2d 657; and Knight v. United States, 8 Cir. 1943, 137 F.2d 940. Also cf., Bailey v. United States, 10 Cir. 1969, 410 F.2d 1209, cert. den., 396 U.S. 933, 90 S.Ct. 276, 24 L.Ed.2d 232 (1960). Particularization of "or otherwise (purpose)," if required at all, is a proper subject of a bill of particulars. Bentley, supra.

Defendant's sole and heavy reliance on United States v. Varner, 7 Cir. 1961, 283 F.2d 900, is misplaced since that decision stands alone against the overwhelming weight of authority cited above. Moreover, it is important to note that this majority rule developed subsequent to the Varner decision. Furthermore, it is significant that defendant cites no other cases to offset this majority position. Lastly, Varner is in direct conflict with the long line of authority cited in United States v. Wolford, D.C. Cir. 1971, 444 F.2d 876, 880-881, which dictates that Section 1201 be broadly construed. Count One adequately apprised the defendant of the charge he must defend against.

## II

### THE AIRCRAFT WAS WITHIN THE SPECIAL AIRCRAFT JURISDICTION OF THE UNITED STATES

The government has no quarrel with the defendant's expressed major premise and definition of "special aircraft jurisdiction (while in flight)" which states:

"... For the purpose of this definition, an aircraft is considered to be in flight from the moment when power is applied for the purpose of takeoff until the moment when the landing run ends." Title 49, United States Code, Section 1301.

Nor does the government contest that this definition applies to Title 49, United States Code, Section 1472(i) and that the Congressional intent was to have Section 1472(i) apply to only offenses committed in flight. It is the defendant's implied

major premise that unwarrantedly restricts the above definition which is objectionable. Defendant implies that seizure and control of the aircraft must start after the "power is applied for the purpose of takeoff" and that any degree of seizure and control before this time takes the aircraft out of special aircraft jurisdiction and/or "flight." This specious, equivocal, and illogical implied premise cannot by any stretch of the imagination be the intent of Congress.

Just because seizure and control of an aircraft begins on the ground before lift-off, it is not logical to say that this seizure and control does not continue after lift-off. This is especially true where but for pre-lift-off acts there would be no post-lift-off acts of seizure and control, e.g., intimidation with guns, orders as to flight destination, and promises of reward. While there may be no formal logical fallacy in the defendant's syllogism, there is clearly a material fallacy inherent in the implied major premise. If the defendant's implied major premise were accepted, courts would have to disregard all acts of seizure and control which continued after a pre-lift-off seizure by violence and force. ~~This would severely~~ limit hijack prosecutions and clearly was not the ~~intention~~ of Congress. Again, it is significant but not surprising that the defendant cites no cases to support such an erroneous premise. Count Two charged an offense against the United States.

### III

#### THE AIRCRAFT WAS AN AIR CARRIER IN AIR TRANSPORTATION

The defendant's attack on Count Three involves an erroneous, implied minor premise. The government agrees that Section 1472(1) narrows "aircraft" to an "air carrier" in "air transportation" and that the Congressional intent was to exclude

"private aircraft"; however, this does not justify the defendant's arbitrary and unsupported classification of the aircraft at bar as a "private" aircraft. The defendant syllogized as follows:

Section 1472(1) does not apply to private aircraft, only commercial aircraft. The Hawk Commander is a private aircraft. Therefore, 1472(1) does not apply to the Hawk Commander.

The about minor premise is legally and factually erroneous.

Title 49, United States Code, Section 1301(3) defines "air carrier" as ". . . any citizen of the United States who undertakes, whether directly or indirectly or by a lease or any other arrangement, to engage in air transportation . . ." (emphasis added). Section 1301(10) defines "air transportation" as ". . . interstate . . . air transportation . . ." (emphasis added). Section 1301(21) defines "interstate air transportation" as ". . . the carriage by aircraft of persons or property as a common carrier for compensation or hire . . ." (emphasis added). These standards as a matter of law and fact apply to the case at bar. Big Brothers Aircraft, Inc., hereafter BBA, 3527 Airport Station, Nashville, Tennessee, scheduled charter flights in interstate commerce for hire. BBA owned the aircraft in Count Four and said aircraft was registered in 1971 with the Civil Aeronautics Board as an aircraft used by an "air taxi operator" operating in interstate air transportation. The aircraft in Count Four was under contract to fly Mr. George Mallory Giffe, Jr., and his companions to Atlanta, Georgia, on October 4, 1971, and compensation was received by BBA. The aircraft in Count Four was clearly not a "private aircraft," and the defendant failed to offer any factual explanation in support of his minor premise to the contrary.

While there appears to be no concrete case law which defines inductively and/or analogically what a Section 1472(1) "air carrier in air transportation" is, this does not excuse the

defendant's arbitrary bypass of Sections 1301(3), (10) and (21) which give sufficient guidance. The Hawk Commander in Count Four satisfies these tests. Count Four charged an offense against the United States.

V

A GRAND JURY INDICTMENT MAY BE  
SUPPORTED BY ONLY HEARSAY EVIDENCE

The defendant's last attack on the indictment at bar properly starts with a citation of Costello v. United States, 350 U.S. 359, 76 S.Ct. 406, 100 L.Ed. 397 (1956) because this case clearly controls the defendant's last contention that the indictment herein should be dismissed because it was returned solely on hearsay evidence. Costello held in unguarded language that indictments could be returned on hearsay evidence. At 362 the Court said, ". . . neither the Fifth Amendment nor any other constitutional provision prescribes the kind of evidence upon which grand juries must act." The broad sweep of Costello did not even limit its holding to once-removed hearsay, and presumably double hearsay may be used. Costello is still the law, and its broad scope has been applied in the Fifth Circuit. United States v. Klacs, 5 Cir. 1972, [No. 71-2765, \_\_\_\_ F.2d \_\_\_\_, February 4, 1972]; United States v. Gower, 5 Cir. 1971, 447 F.2d 187.

To reverse the Supreme Court and the Fifth Circuit on this point, the defendant relies on Second Circuit decisions which, while maybe in disagreement with Costello, nevertheless uphold convictions based on indictments supported by hearsay evidence. It is clear that the Second Circuit recognizes that Costello is the law. The grand jury indictment at bar returned on once-removed hearsay, i.e., Federal Bureau of Investigation agents who had interviewed R. G. Crump and Larry Reed (the direct observers), was proper and should not be dismissed.

Accordingly, for the above reasons the defendant's motion to dismiss should not be granted in any particular.

JOHN L. BRIGGS  
United States Attorney

By John J. Daley, Jr.  
JOHN J. DALEY, JR.  
Assistant United States Attorney

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing Government's Response to Motion to Dismiss has been furnished by mail to Edward M. Booth, Esquire, 704 Florida Theatre Building, Jacksonville, Florida 32202; James F. Neal, Esquire, Third National Bank Building, Eighth Floor, Nashville, Tennessee; Larry D. Woods, Esquire, 2315 - 21st Avenue, South, Nashville, Tennessee; and Charles W. Bone, Esquire, Goodall Building, Court Square, Gallatin, Tennessee, this 5th day of April, 1972.

John J. Daley, Jr.  
JOHN J. DALEY, JR.  
Assistant United States Attorney

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

UNITED STATES OF AMERICA )

-VS- )

BOBBY WAYNE WALLACE )  
----- )

NO. 71-212-Cr.-J

FILED  
JACKSONVILLE, FLA  
APR 20 1972  
WESLEY R. THIES  
CLERK

NOTICE OF INTENTION TO REQUEST VIEW BY JURY

Defendant, by his undersigned attorneys, respectfully notifies the Court that it will be necessary and material to the defense of this Defendant to each Count contained in the Indictment in the above styled cause to have the trial jury view, observe and examine the Metropolitan Airport facilities of Big Brothers Aircraft, Inc. in Nashville, Tennessee, specifically the parking apron and immediate vicinity thereof where Hawk Commander Aircraft No. 9058 N was situated on the early morning of October 4, 1971, prior to its departure on a charter flight for George M. Giffe, Jr. Accordingly, Defendant expects to make a motion before this Court during the trial of this cause for a view thereof by the trial jury and this notice is given prior to the trial thereof in order that appropriate arrangements may be made for such a view by the jury.

Respectfully submitted;

EDWARD M. BOOTH  
2508 Gulf Life Tower  
Jacksonville, Florida 32207

JAMES F. NEAL  
Third National Bank Building  
Nashville, Tennessee

LARRY D. WOODS  
2315-21st Avenue, South  
Nashville, Tennessee

ATTORNEYS FOR DEFENDANT

BY: 



CERTIFICATE

I hereby certify that a copy of the foregoing Notice of Intention to Request View By Jury has been furnished to the Honorable John L. Briggs, United States Attorney, Post Office Box 59, Jacksonville, Florida, by mail delivery this 12 day of April, 1972.

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
JACKSONVILLE DIVISION

UNITED STATES OF AMERICA )

-VS- )

BOBBY WAYNE WALLACE )  
----- )

NO. 71-212-Cr.-J

FILED  
JACKSONVILLE, FLA  
APR 20 1972  
WESLEY R. THIES  
CLERK

MOTION TO SUPPRESS STATEMENT OF DEFENDANT

Defendant, by his undersigned attorneys, moves the Court to suppress all statements made by this Defendant to agents of the Federal Bureau of Investigation, Jacksonville, Florida, on October 4, 1971, specifically any and all statements, written or oral, made to Francis A. Burns, Jr. and Dalton L. Mayo, as Special Agents of the Federal Bureau of Investigation, upon the following grounds:

1. Said statements were taken and elicited from this Defendant in violation of the rights guaranteed to the Defendant under the Constitution of the United States of America, particularly the Fifth Amendment thereof.

2. At the time said statements were made, this Defendant was under arrest and in lawful custody of said agents of the Federal Bureau of Investigation and prior to making said statements, was not taken before the nearest available Commissioner or Magistrate nor before any nearby officer empowered to commit persons charged with offenses against the laws of the United States without unnecessary delay, contrary to the provisions of Rule 5, Federal Rules of Criminal Procedure.

3. The statements of said Defendant were not voluntarily made and were made when the Defendant was without counsel.

4. This Defendant did not knowingly waive his right to have an attorney present during the aforesaid interview when said statements were allegedly made and any alleged waiver of said right to counsel was not a free, voluntary, knowledgeable or intelligent waiver of the Defendant's fundamental constitutional rights to counsel.

5. Prior to making said statements, this Defendant was not advised of his constitutional rights to refuse to make such a statement and that any such statement could be used against him in a Court of law, by a Commissioner, Magistrate, or other judicial officer.

Respectfully submitted,

EDWARD M. BOOTH  
2508 Gulf Life Tower  
Jacksonville, Florida 32207

JAMES F. NEAL  
Third National Bank Building  
Nashville, Tennessee

LARRY D. WOODS  
2315-21st Avenue, South  
Nashville, Tennessee

ATTORNEYS FOR DEFENDANT

BY: James F. Neal

CERTIFICATE

I hereby certify that a copy of the foregoing Motion to Suppress Statement of Defendant has been furnished to the Honorable John L. Briggs, United States Attorney, Post Office Box 59, Jacksonville, Florida, by hand delivery this 20<sup>th</sup> day of April, 1972.

James F. Neal

FILED  
JACKSONVILLE, FLA.  
APR 20 1972  
WESLEY R. THIES  
CLERK

BOBBY WAYNE WALLACE

NO. 71-212-Cr-J

Defendant, Bobby Wayne Wallace, moves the Court for an order directing the Government to produce for in camera inspection by the Court of any and all material, including, but not limited to, statements, documents and results of tests, that might have a material bearing on defense preparation.

In support of this motion, the Court is referred to Brady v. Maryland, 373 U.S. 83 (1963), as interpreted by the Fifth Circuit Court of Appeals in Williams v. Dutton, 400 F.2d 797 (5th Cir. 1968), Williams v. Dutton, 431 F.2d 70 (5th Cir. 1970), United States v. Eley, 10 Criminal Law Reporter 2397 (N.D. Ga. 1972).

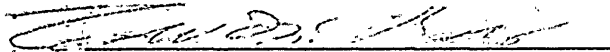
Respectfully submitted,

EDWARD M. BOOTH and  
JAMES F. NEAL  
Counsel for Defendant

By

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion has been furnished to the United States Attorney for the Middle District of Florida this 20 day of April, 1972.



UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF FLORIDA

JACKSONVILLE DIVISION

UNITED STATES OF AMERICA

v.

CASE NO. 71-212-CR-J.

BOBBY WAYNE WALLACE

Defendant

ORDER ON OMNIBUS HEARING PROJECT

Instructions

If an item numbered below is not applicable to this case, then counsel will note the same in the margin opposite the item number with the letters "N.A."

A. DISCOVERY BY DEFENDANT

(Circle Appropriate Response)

1. The defendant states he (has) (has not) obtained full discovery, and (or) has inspected the government file, (except)

(If government has refused discovery of certain materials, defendant's counsel shall state nature of such material:

subject to motion of defendant for order to Government to reproduce for indigent defendant designated documents, photographs, drawings, and designs in possession of Government, and other pending motions, and except for (a) memos of interviews of non-Government employee-witnesses that Government contends are not discoverable under 18 USC 3500, and (b) see 5(c).

2. The government states it (has) ((has not)) disclosed all evidence in its possession, favorable to defendant on the issue of guilt, but will do so by April 26, 1972.

3. (In the event defendant is not satisfied with what has been supplied him in response to Items 1 and 2 above, then) the defendant requests and moves for (circled subparagraph shows motion requested) See above.

a. Discovery of all oral, written or recorded statements or memorandum of them made by defendant to investigating officers or to third parties and in the possession of the government.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge / Magistrate

Date: \_\_\_\_\_

- b. Discovery of the names of the government's witnesses and their statements. Names have been supplied.

(Granted) (Denied) By: District Judge / Magistrate

Date: \_\_\_\_\_

- c. Inspection of all physical or documentary evidence

in government's possession. Yes, except documents and objects in Memphis and Nashville which will be available April 27, 1972.

(Granted) (Denied) By: District Judge / Magistrate

Date: \_\_\_\_\_

4. Defendant, having had discovery of Items #2 and #3a, #3b and #3c (requests and moves) (does not request and move) for discovery and inspection of all further or additional information coming into the government's possession as to Items #2 and #3a, #3b and #3c between this conference and trial.

(Granted) (Denied) By: District Judge / Magistrate

Date: \_\_\_\_\_

5. The defendant moves and requests the following information and the government states: (circle the appropriate response)

- a. The government (will) (will not) rely on prior acts or convictions of a similar nature for proof of knowledge or intent. Defendant stipulates to the following prior convictions, but reserves the right to object (on grounds other than authenticity) to their introduction in evidence at trial:

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for Defendant

Date: \_\_\_\_\_

- b. The government (will) (will not) call expert witnesses to testify. The name of each witness, his qualifications, the subject of his testimony, and his reports (have been) (will be) supplied to defendant.
- c. Reports of physical, or mental examinations in the control of the government. (have been) (will be) supplied to defendant. Govt. claims it has none; defendant disagrees and contends it has none such reports on Geo. Giffe.
- d. Reports of scientific tests, experiments or comparisons and other reports of experts in the control of the government, pertaining to this case (have been) (will be) supplied to defendant.
- e. Inspection and/or copying of any books, papers, documents, photographs or tangible objects which the government - See 1. above.
- (1) obtained from or which belong to defendant, or
- (2) which will be used at the hearing or trial, (have been) (will be) supplied to defendant.
- f. Information in the government's possession concerning a prior conviction of any person the government intends to call as a witness at the hearing or trial (has been) (will be) supplied to defendant. Govt. has no info re felony; Defendant wants misdemeanor info.
- g. The government (will) (will not) use any prior felony conviction for impeachment of defendant if he testifies.

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

Date of conviction \_\_\_\_\_ Offense \_\_\_\_\_

Defendant stipulates to such prior convictions, but reserves the right to object (on grounds other than authenticity) to their introduction in evidence at trial.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for Defendant

Date: \_\_\_\_\_



- h. Any information the government has, indicating entrapment of defendant, (has been) (will be) supplied to defendant.

B. MOTIONS REQUIRING SEPARATE HEARING BEFORE DISTRICT JUDGE

6. The defendant moves - (circled subparagraph shows motion requested) N.A.

- a. To suppress physical evidence in the government's possession on the grounds of (circle appropriate response)

- (1) illegal search and seizure
- (2) illegal arrest

The hearing on such motion to suppress is set before District Judge \_\_\_\_\_ in

Jacksonville, Florida, on \_\_\_\_\_

(Defendant will file a formal motion to suppress such evidence accompanied by a memorandum brief within \_\_\_\_\_ days. The government will file a responsive memorandum brief within \_\_\_\_\_ days after receipt of defendant's brief.)

- b. To suppress admissions or confessions made by defendant on the grounds of - (circle the appropriate subparagraph)

- (1) delay in arraignment
- (2) coercion or unlawful inducement
- (3) violation of the Miranda Rule
- (4) unlawful arrest (don't know info in possession of arresting officers)
- (5) improper use of lineup (Wade, Gilbert, Stovall decisions)

(6) improper use of photographs.

(7) For other grounds, see motion.

The hearing on such motion to suppress is set for:

- (1) date of trial, or

(2) before District Judge \_\_\_\_\_  
in Jacksonville, Florida, on \_\_\_\_\_  
(Defendant will file a formal motion to suppress accompanied by a memorandum brief within \_\_\_\_\_ days.  
The government will file a responsive memorandum brief within \_\_\_\_\_ days after receipt of defendant's brief.)

7. The government states that:

- a. Proceedings before the grand jury (were) (were not) recorded.
- b. Transcriptions of the grand jury testimony of the accused, and all persons whom the prosecution intends to call as witnesses at a hearing or trial (have been) (will be) (will not be) supplied. The defendant (moves) (does not move) for the production of transcripts of such testimony. The hearing on the motion is set before District Judge \_\_\_\_\_ in Jacksonville, Florida, on \_\_\_\_\_.

8. The government states that:

- a. There (was) (was not) an informer (or lookout) involved.
- b. The informer (will) (will not) be called as a witness at the trial. N. A.
- c. It has given defendant the name, address and phone number of the informer, or N. A.
- d. It will ~~claim privilege of non-disclosure~~. The defendant (moves) (does not move) for the disclosure of the name of such informer. A hearing on the motion is set before District Judge N. A. in Jacksonville, Florida, on \_\_\_\_\_.

9. The government states that there

- a. (has) (has not) been any electronic surveillance of the defendant or his premises;
- b. (has) (has not) been any lead obtained by electronic surveillance of defendant's person or premises; N.A.

and that

- c. all material uncovered during the course of such surveillance (will) (will not) be supplied to defendant. The defendant (moves) (does not move) for the production of such material. The hearing on the motion is set before District Judge N.A. in Jacksonville, Florida, on \_\_\_\_\_.

10. The defendant moves (circled subparagraph indicates the motion)

- a. To dismiss for failure of the indictment (or information) to state an offense.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

- b. To dismiss the indictment or information (or count \_\_\_\_\_ thereof) on the ground of duplicity. N.A.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

- c. To sever case of defendant N.A. and for a separate trial.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

- d. To sever count \_\_\_\_\_ of the indictment or information and for a separate trial thereon. N.A.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

- e. For a Bill of Particulars.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

- f. To take a deposition of witness None at present for testimonial purposes and not for discovery.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

g. To require government to secure the appearance of witness yes who is subject to government direction at the trial or hearing.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

h. To dismiss for delay in prosecution. N.A.

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

i. To inquire into the reasonableness of bail. Amount fixed N.A.

(Affirmed) (Modified to \_\_\_\_\_.)

By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

C. DISCOVERY BY THE GOVERNMENT

The following statements are made by the defendant in response to the government's request:

11. Competency, Insanity and Diminished Mental Responsibility.

a. There (is) (is not) any claim of incompetency of defendant to stand trial.

b. Defendant (will) (will not) rely on a defense of insanity at the time of the offense, as defined by the Fifth Circuit Court of Appeals.

If the answer to subparagraphs a or b is "will" the

c. Defendant (will) (will not) supply the name of his witnesses, both lay and professional, on the issue.

d. Defendant (will) (will not) permit the government to inspect and copy all medical reports under his control or the control of his attorney.

e. Defendant (will) (will not) submit to a psychiatric examination by a court appointed doctor on the issue of his sanity at the time of the alleged offense. N.A.

12. Alibi.

- a. Defendant (will) (will not) rely on an alibi.
- b. Defendant (will) (will not) furnish the government a list of his alibi witnesses (but desires to be present during any interview of such witnesses).

13. Scientific Testing.

- a. Defendant (will) (will not) furnish the government the results of scientific tests, experiments or comparisons and the names of the persons who conducted the tests.
- b. Defendant (will) (will not) provide the government with all records and memoranda constituting documentary evidence respecting such tests in his possession or under his control or (will) (will not) disclose the whereabouts of said material. If such documentary evidence is not available but destroyed, the defendant (will) (will not) state the time, place and date of said destruction and the location of reports, if any, concerning said destruction.

14. Nature of the Defense.

- a. Defendant states that his defense includes - (circle appropriate response)
  - (1) lack of knowledge of contraband
  - (2) alibi
  - (3) diminished mental responsibility (Reserve for further consideration)
  - (4) entrapment
  - (5) self defense
  - (6) general denial. Defendant will put the government to proof of its case, but (will) (may) offer evidence after government rests.
  - (7) general denial. Defendant will put the government to proof of its case, and (will) (may) offer no evidence after government rests. See 6.
  - (8) coercion & compulsion
- b. Defendant (will) (will not) waive husband and wife privilege.
- c. Defendant (will) (may) (will not) testify.

- d. Defendant (will) (may) (will not) call additional witnesses.
- e. Defendant (will) (will not) call character witnesses.
- f. Defendant will supply the government the names, addresses and phone numbers of additional witnesses for defendant as soon as known.  
~~\_\_\_\_\_ days before trial.~~

The government moves that defendant (circle appropriate paragraph)

15. appear in a lineup. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

16. speak for voice identification by witness.

(Granted) (Denied) No By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

17. be fingerprinted. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

18. pose for photographs (not involving a re-enactment of the crime.) No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

19. try on articles of clothing. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

20. surrender clothing or shoes for experimental comparison. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

21. ~~permit the taking of specimens of material under finger-~~  
nails. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

22. permit the taking of samples of blood, hair and other materials of his body which involves no unreasonable intrusion. No

(Granted) (Denied) By: \_\_\_\_\_  
District Judge

- 28 - Date: \_\_\_\_\_

23. provide samples of his handwriting.

(Granted) (Denied) <sup>No</sup> By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

24. submit to a physical external inspection of his body.

(Granted) (Denied) <sup>No</sup> By: \_\_\_\_\_  
District Judge

Date: \_\_\_\_\_

D. STIPULATIONS

If the following stipulation will not suffice, a separate stipulation, executed by defendant, his counsel and the government's counsel, shall be attached hereto and filed at the omnibus hearing.

The parties stipulate as follows: **Counsel for parties will work on stipulation.**

25. \_\_\_\_\_ was the owner of the motor vehicle on the date referred to in the indictment (or information). On or about that date the motor vehicle referred to in the indictment (or information) disappeared or was stolen and \_\_\_\_\_ never gave the defendant or any other person permission to take the motor vehicle.

\_\_\_\_\_  
Attorney for Defendant Defendant

Date: \_\_\_\_\_

26. The official report of the chemist, \_\_\_\_\_, dated \_\_\_\_\_, may be received in evidence as proof of the weight and nature of the substance referred to in the indictment (or information).

\_\_\_\_\_  
Attorney for Defendant Defendant

Date: \_\_\_\_\_

27. According to \_\_\_\_\_, the government's expert chemist, the substance referred to in the indictment (or information) has been chemically tested and is \_\_\_\_\_ and the weight is \_\_\_\_\_.

\_\_\_\_\_  
Attorney for Defendant Defendant

Date: \_\_\_\_\_

28. There had been a continuous chain of custody in government agents from the time of the seizure of the contraband to the time of the trial. **Will be in stipulation.**

\_\_\_\_\_  
Attorney for Defendant. Defendant

Date: \_\_\_\_\_

\_\_\_\_\_  
Attorney for the United States

E. CONCLUSION

29. Defendant's counsel states that (circle appropriate response)
- a. As of the date indicated below he (does) (does not) know of any problems involving delay in arraignment, the Miranda Rule or illegal search and seizure or arrest, or any other constitutional problem, except as set forth above. **See motions**
  - b. He ~~has inspected~~ this Form, and (does) (does not) know of any motion or matter that defendant desires to ~~present to the Court~~, other than those indicated on this Form. **See motions and notices.**
  - c. There (is) (is not) (may be) a probability of a disposition of this case without trial.
  - d. Defendant (will) (will not) waive a jury and ask for a court trial.
  - e. Defendant (does) (does not) desire an Omnibus Hearing.

If the parties conclude that no motions will be urged and that an Omnibus Hearing is not desired, they shall complete, and have the defendant sign, this Form (where indicated below) and submit it to the Court not later than five (5) days prior to the date set for the Omnibus Hearing, in which event no hearing will be held unless otherwise directed by the Court. If a hearing is desired, all counsel shall advise the Court in writing not later than five (5)



days prior to the date set for the Omnibus Hearing whether or not they will be ready for such hearing on the date set in the Order Setting Conference of Counsel and Omnibus Hearing.

APPROVED:

Dated: \_\_\_\_\_

\_\_\_\_\_  
Attorney for the United States

SO ORDERED:

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
United States District Judge

3 3  
JK 164-103

III. INFORMATION CONCERNING HAWK  
COMMANDER AIRCRAFT N9058N.

8 0  
JK 164-103

AT OKLAHOMA CITY, OKLAHOMA

The following investigation was conducted by  
SA [REDACTED]

b6  
b7C

On April 19, 1972, [REDACTED] Aircraft Registration Branch, Federal Aviation Administration Aeronautical Center, advised copies of reports subsequent to January 20, 1971, of aircraft registry (aircraft registration eligibility) identification and activities report for Hawk Commander N9058N have not yet been received by Federal Aviation Administration (FAA). [REDACTED] disclosed Big Brother Aircraft, Incorporated (BBA) sold above mentioned aircraft to Premier Corporation, 3681 Vance Road, Dayton, Ohio, December 1, 1971. [REDACTED] advised no report is required for 1972, and may not have been submitted by new owner since recent bill of sale dated December 1, 1971, may be used in lieu of report.

JK 164-103

IV. RESULTS OF INTERVIEWS WITH  
[REDACTED] MAY 3-4,  
1972, AT NASHVILLE, TENNESSEE.

b6  
b7C

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 5/5/72

[redacted] employed as a pilot for Big Brother Aircraft, Inc. (BSA), Nashville Metropolitan Airport, was contacted at his place of employment and furnished the following information:

b6  
b7C

[redacted] furnished the following additional information regarding details of a hijacking incident in which he was involved which occurred on October 4, 1971:

[redacted] stated that as the Cadillac vehicle approached BSA hangar on October 4, 1971, he advised that the female passenger in the vehicle was screaming and heard this for the first time after the man who displayed his credentials got out of the vehicle.

[redacted] stated that after the man who displayed his credentials left the vehicle, a woman in the vehicle was trying to leave the car and saw body movement toward the other side of the car by another person in the car, apparently trying to restrain her. This man may have possibly been in the back seat but was not certain.

He stated that the man who displayed his credentials returned to the car. He does not recall seeing the girl come out of the car.

He advised that he does not know how the man with the mustache got out of the Cadillac vehicle.

[redacted] stated that he did not see the individual who put the girl on the aircraft.

[redacted] stated that as the man with the mustache closed the door of the aircraft, the man who displayed his credentials and the girl were in the rear of the aircraft and because of this factor, although he cannot be certain, he believes that the man with the mustache was probably the last one on the aircraft. He stated that the girl was physically placed on the aircraft and believes it may have been the man who displayed his credentials.

Interviewed on 5/3/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] and RAM/bb Date dictated 5/2/72

SEARCHED	INDEXED
SERIALIZED	FILED
MAY 12 1972	
FBI - JACKSONVILLE	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ME 164-76

2

[ ] stated that he did not hear the man who displayed his credentials tell the man with the mustache to pull the door closed.

b6  
b7c

[ ] stated that he did not see the man who displayed his credentials pull a gun on the man with the mustache and order him aboard the aircraft.

[ ] stated that the man with the mustache had a gun in his hand and stated that he did not point it directly at him or BRENT DOWNS. The man with the mustache did not point the gun in any one particular direction.

He stated that on aircraft pre-takeoff, there was some commotion in the rear of the aircraft and both DOWNS and he looked in the rear of the aircraft and believes that this is the time that the girl was placed in the seat in the rear of the aircraft.

[ ] stated that he does not know why the man who displayed his credentials relayed instructions through the man with the mustache and stated that the man with the mustache did relay some instructions after conversations between the man with the mustache and the man who displayed his credentials, which he could not overhear.

[ ] stated that the noise level of the engines of the aircraft was not loud enough to prevent the man who displayed his credentials from conversing with the pilot.

[ ] advised that never at any time did the man with the mustache appear to be an innocent bystander but as an individual who was a participant in the hijacking. He stated that the man with the mustache was paying close attention to the pilots so that the pilots would not try anything. He stated that he got the impression that the man with the mustache knew about flying.

He stated that while the aircraft was air-borne or sometime prior to that, the man with the mustache who had previously had a gun in his hand had placed the gun behind his back and stated that there was no definite attempt to conceal the gun but was at times unobservable.

ME 164-76

3

He stated that while the man who displayed his credentials was leaning over the girl while they were airborne and while the same man was switching back and forth in the rear seats of the aircraft, that this individual had his back to the pilots.

He advised that the man with the mustache was an active participant and everything done by him was voluntary.

[ ] stated that he felt restrained by the man with the mustache.

b6  
b7C

[ ] stated that he does not recall hearing the man with the mustache say that he was in on this or any words to that effect.

[ ] stated that when the man with the mustache allowed the pilots to check weather for change of clearance to Jacksonville and said okay that this was an individual decision on his part and does not recall hearing the man who displayed his credentials say this.

[ ] stated that in a previously furnished signed statement regarding this hijack incident when the word partner was used, he meant this to mean that the man with the mustache was an active participant in the hijacking.

[ ] stated that it appeared that the man with the mustache was never forced to do anything.

[ ] stated that when the curtains inside the aircraft were pulled by the man who displayed his credentials that the man with the mustache had a gun in his hand and does not recall him pointing it at the pilots but held the weapon in his hand.

[ ] stated that when the curtains were pulled on the aircraft that the man with the mustache appeared as though he was guarding the pilot.

ME 164-76

4

[ ] stated that he never heard the man who displayed his credentials request or command that the man with the mustache place or put a gun in his hand.

b6  
b7C

[ ] stated that when the man who displayed his credentials said the pilot will stay on the aircraft that the man with the mustache repeated that statement and actually touched Pilot BRENT DOWNS with his finger or the gun he had in his hand.

[ ] stated that the man who displayed his credentials did not instruct the man with the mustache to do this.

[ ] stated that after the curtain was pulled that the man with the mustache could not see through the curtain where the man who displayed his credentials and girl were.

[ ] stated that there is not too much difference insofar as the noise level is concerned when one or both of the engines of the aircraft are operating.

[ ] also recalled that both the man who showed credentials and the man with the mustache told them they would receive \$25,000 apiece for their cooperation. He specifically recalls that the man with the mustache, alone, said all they had to do was "take care of the stick," meaning fly the airplane.



## FEDERAL BUREAU OF INVESTIGATION

Date of transcription May 8, 1972

1  
[redacted] home residence [redacted]  
[redacted] employed as a pilot for Big Brother Aircraft, Inc. (BBA),  
Nashville Metropolitan Airport, Nashville, Tennessee, furnished  
the following information:

b6  
b7C

[redacted] advised that for a period of time [redacted] a  
Nashville attorney who represents [redacted] in his involvement  
in hijacking which occurred at Nashville, Tennessee, and Jackson-  
ville, Florida, on October 4, 1972, has made numerous attempts  
through [redacted] a Nashville attorney who represents BBA,  
to have an interview with [redacted] advised that he has pre-  
viously been interviewed by [redacted] and has advised [redacted] that  
he did not wish to speak to [redacted] After a period of time  
attorney [redacted] told [redacted] to discuss this matter with [redacted]  
[redacted] of BBA as [redacted] expressed a desire not to talk any  
further with [redacted] After a period of time [redacted]  
[redacted] of BBA, told him that he will have an interview with [redacted]  
[redacted] and that it would not be necessary for attorneys for BBA  
to be present during this interview.

[redacted] advised that he feels that his job is insecure;  
however, [redacted] has not directly told him that he would be  
fired if he did not consent to an interview with [redacted]  
advised that [redacted] has not made any force or threats in  
efforts to change his testimony in any way.

Interviewed on 5/3, 4/72 at Nashville, Tennessee File # Memphis 164-76

by SA [redacted] Date dictated 5/5/72

V. RESULTS OF INTERVIEWS WITH  
[REDACTED] MAY 3, 1972,  
AT NASHVILLE, TENNESSEE.

b6

b7C

## FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 5/5/72

[redacted]  
[redacted] was contacted at Airport Shell Service Station, Murfreesboro Road, Nashville, and supplied the following information:

b6  
b7c

[redacted] advised that he was formerly employed by Big Brother Aircraft, Inc., Nashville Metropolitan Airport, as a lineman and supplied the following additional information regarding his observation of a hijacking which occurred at Big Brother Aircraft, Inc., on October 4, 1971:

He advised that he first noticed the female who was located in the Cadillac vehicle and noticed that the first time he recalls hearing her scream was when the man who identified himself as a doctor started back toward the Cadillac vehicle for the second time. He advised that he was unable to state what she was saying because the girl was inside the vehicle, the door was closed, and the sounds were somewhat muffled.

He stated that when he heard the girl saying that she was being kidnapped, he estimates that he was approximately ten feet from the pilot of the aircraft.

[redacted] advised that [redacted] was in a position to hear the same screams at that time.

He advised that at the time the Cadillac vehicle had approached Big Brother Aircraft, he did not hear any statements from the individual with the mustache.

He advised that due to the fact that the girl was located inside the vehicle and the windows were closed, he could not hear her screaming that she was being kidnapped while she was inside the vehicle.

He advised that prior to the girl getting out of the car, the girl was seated in the middle of the car, leaning over with her arms stretched toward the door and was pounding on the glass of the door. He advised that he did not actually see the other individuals hands in the car restraining the girl, but stated that the man who was also in the front seat was attempting to restrain her. [redacted] stated that it appeared as

Interviewed on 5/3/72 at Nashville, Tennessee File # ME 164-76

by SA [redacted] and RAH/bb Date dictated 5/4/72

SEARCHED	INDEXED
SERIALIZED	FILED
MAY 10 1972	
FBI - NASHVILLE	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ME 164-76

2

though she could not get out of the car.

[ ] stated that there were florescent lights located at the corner of the hangar at Big Brother Aircraft, Inc. (BBA) and were shinning at the front of the car, but he advised he was still able to observe activity inside the car.

b6  
b7c

[ ] stated that he did not see any flashes of metal from within the car.

[ ] stated that the headlights of the vehicle were not shinning in his eyes and the lights from the vehicle were directed toward the rear or tail of the aircraft.

He stated that he observed the Cadillac vehicle through the center part or middle of the vehicle, looking at the middle of the car through the front windshield with the driver's side closest to him.

He advised that when the man who identified himself as a doctor returned to the Cadillac vehicle, only he grabbed the girl and took her to the aircraft.

He advised that when the individual with the mustache got out of the car, he walked toward the front of the car with a gun exposed in his hand. At this time, the man who identified himself as a doctor, and the girl were ahead of the man with the mustache at an angle to him.

He advised that as far as he saw, he does not recall the man with the mustache grabbing the girl.

[ ] stated that after the man who identified himself as a doctor went back to the car, he opened the door, grabbed the girl after reaching in, and at the time he was coming around the side of the door, he pulled a weapon. He stated that the individual with the mustache got out of the car at approximately the same time but did not actually see him pull a gun.

ME 164-76

3

[ ] stated that he did not observe the man who identified himself as a doctor point a pistol at the individual with the mustache at any time.

b6  
b7C

He stated that he did not hear the man who identified himself as a doctor order the man with the mustache aboard the aircraft.

[ ] stated that he does not know whether the man with the mustache got on the aircraft before or after the man who identified himself as a doctor.

[ ] stated that he did not observe who pushed the girl on the aircraft.

[ ] stated that he did not observe the individual who closed the door of the aircraft.

He stated that the individual with the mustache appeared not to be forced into the situation by the individual who had identified himself as a doctor. [ ] stated that the man with the mustache did have a gun and was heading toward the aircraft while the man who identified himself as a doctor was struggling with the girl and proceeding toward the aircraft.

JK 164-103

VI. MISCELLANEOUS

Date of transcription April 21, 1972

1  
On April 20, 1972, I determined that the photographs of [redacted] taken on October 4, 1971, were taken by Deputy United States Marshal [redacted] and those taken on October 14, 1971, were taken by United States Marshal [redacted] both of Jacksonville, Florida.

b6  
b7C

Interviewed on 4/20/72 at Jacksonville, Florida File # JK 164-103

by SA [redacted] -sjt Date dictated 4/21/72

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

b6  
b7C

To: SAC, Memphis (164-76)

Date: May 18, 1972

Re: GEORGE MALLORY GIFFE, JR.,  
(Deceased);

MRS. GEORGE M.  
GIFFE, JR., aka - VICTIM (Deceased);  
CAA - HIJACKING; KIDNAPING

L. Patrick Gray, III  
Acting Director

EX-114  
REC-139  
FBI File No. 164-2042 - 386  
Lab. No. D-720518002 AX

Examination requested by: Jacksonville  
Memphis

Reference: Airtel 5/13/72

Examination requested: Document

Remarks:

For your investigative assistance only, some handwriting characteristics were noted which indicate that GIFFE, K7, could have prepared the questioned writings on Q48.

Note: The above results were furnished by telephone to ASAC, Jacksonville [redacted] on 5/18/72.

Enclosures (2) (2 Lab report)  
2 - Jacksonville (164-103) Enclosures (3) (Q48, 2 Lab report)  
JCC:ceh (6)

MAILED 18  
MAY 18 1972  
FBI

Felt  
Campbell  
Rosen  
Mohr  
Bishop  
Miller, E.S.  
Callahan  
Casper  
Conrad  
Dalbey  
Cleveland  
Ponder  
Bates  
Waikart  
Walters  
Soyars  
Tele. Room  
Holmes  
Gandy

Mail Room  
Jacksonville copies and  
evidence being sent by  
personal courier 5/19/72

ADMINISTRATIVE PAGE

55 JUN 1 1972  
MAIL ROOM TELETYPE UNIT

① [redacted] 5/16  
② [redacted] 7334 (JCC) 5/16  
To AX 5/16



REPORT  
of theFEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

To: SAC, Memphis (164-76)

Date: May 18, 1972

Re: GEORGE MALLORY GIFFE, JR.,  
(Deceased);  
[redacted]FBI File No. 164-2042  
Lab. No. D-720518002 AXMRS. GEORGE M. GIFFE, JR. aka -  
VICTIM (Deceased);  
CAA - HIJACKING KIDNAPING

Specimens received 5/17/72

b6  
b7CQ48 Piece of paper bearing handwritten notations in black ink  
[redacted]

## Result of examination:

The available known writings of GEORGE MALLORY GIFFE, JR. K7 previously submitted, are not sufficiently comparable with the questioned notations on Q48 to warrant a definite conclusion. Hence, no conclusion could be reached whether GIFFE, K7, did or did not prepare the questioned writings on Q48.

Q48 was photographed and is being returned to the Jacksonville Office with their copies of this report.

JCC:ceh (6)  
*ceh*

recorded 5/18/72 hem FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

Re: GEORGE MALLORY GIFFE, JR.,  
(Deceased);

File # 164-2042-386  
Lab. # D-720518002 AX

[REDACTED]  
MRS. GEORGE M. GIFFE, JR.,  
aka - VICTIM (Deceased);  
CAA - HIJACKING; KIDNAPING  
OO: Jacksonville

no lab file

b6  
b7C

Examination requested by: SAC, Memphis 164-76 AIRTEL 5/13/72

Examination requested: DOCUMENT

Date received: 5/17/72

Result of Examination:

Examination by: [REDACTED]

*See attached*  
*5/18*  
*[Signature]*

Specimens submitted for examination

Q48 Piece of paper bearing hw notations in black ink "834-3804

[REDACTED]

PHOTOGRAPHED  
MAY 18 1972

*Lane Labaph*  
*5/18/72*  
*JCC:cdh*

K7.34 But When 8<sup>th</sup> B<sup>th</sup> ctm

5/18/72

Jr

K7 <sup>not sufficiently</sup> <sup>no comparable</sup> guest name & figures Q48 to warrant definite concl  
Inv. assist only some characs indicate  
he could have done it  
Rpt + evid follow

Josephine L. L. L.

080185

b6  
b7C

F B I

Date: 5/13/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)TO: DIRECTOR, FBI (164-2042)  
ATTENTION: FBI LABORATORY

FROM: SAC, MEMPHIS (164-76) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR.,  
(Deceased): [REDACTED]

720518002

b6  
b7CMrs. GEORGE M. GIFFE, JR.,  
aka - VICTIM (Deceased);  
CAA - HIJACKING; KIDNAPING

(OO: JACKSONVILLE)

Re Memphis airtel to Bureau, 10/28/71; FBI Laboratory  
Report to SAC, Jacksonville, 11/8/71.Enclosed herewith via Registered Mail are the original  
and one copy of a note containing questioned writing of subject  
GIFFE.Enclosed for Jacksonville are 4 copies of an FD-302  
reflecting interview of [REDACTED] on 5/11/72 at  
Nashville, Tenn.

For information of the FBI Laboratory, AUSA [REDACTED]  
Middle District of Florida, Jacksonville, Fla., visited Nashville,  
Tenn., on 5/11/72 and interviewed [REDACTED] for  
further details they may have regarding this case, which background  
information has been previously furnished to the Laboratory. At  
that time, [REDACTED] made available a note contained on a piece  
of paper with notation "Inglewood Hardware & Lumber Co.," and on  
that paper is writing which [REDACTED] believes to be that of  
GEORGE M. GIFFE, JR. (Deceased). The message believed to have  
been written by subject GIFFE is the writing in black, marker-type  
pencil, [REDACTED] (which is underlined), several stars  
in black ink, and the number [REDACTED]. The writing appearing on  
the note is that of [REDACTED] FBI Laboratory note that in

- ENCLOSURE-110 164-2042-386
- ③ - Bureau (Encs. 2)
  - 2 - Jacksonville (Encs. 4) (164-103)
  - 2 - Memphis

RAM:jap

(7)

Approved: \_\_\_\_\_  
Special Agent in Charge

Sent \_\_\_\_\_

14 MAY 17 1972

"COPY AND SPECIMENS RETAINED IN LAB"

Index Lab Files

Rm

5/18/72 J. C. Croach

ME 164-76

referenced Laboratory Report previous identification was made as to known handwriting of subject GIFFE, which was photographed and in possession of the FBI Laboratory.

The FBI Laboratory is requested to expeditiously compare the transmitted questioned handwriting believed to be that of GIFFE, which is in the form of that prepared by a black, marker-type pencil, with the known handwriting of subject GEORGE M. GIFFE on file with the FBI Laboratory.

Laboratory note that trial for defendant [redacted] is scheduled for 5/22/72 at Jacksonville, Fla., and the Laboratory is requested to expedite this examination as soon as possible.

b6  
b7C

The FBI Laboratory, upon completion of examination, is requested to promptly furnish results to the Jacksonville Division, and also forward the original transmitted evidence to the Jacksonville Division in order that it may be produced as evidence during the trial in Jacksonville set for 5/22/72.

*Rpt + evidence  
will be personally  
delivered to JF  
on 5/19/72 by  
Exhibits Section  
[redacted]  
339, OPO  
JH*

recorded 5/18/72 <sup>hem</sup> FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

Re: GEORGE MALLORY GIFFE, JR.,  
(Deceased);

File # 164-2042 - 386  
Lab. # D-720518002 AX

MRS. GEORGE M. GIFFE, JR.,  
aka - VICTIM (Deceased);  
CAA - HIJACKING; KIDNAPING  
OO: Jacksonville

no lab file

b6  
b7C

Examination requested by:

SAC, Memphis 164-76 AIRTEL 5/13/72

Examination requested:

DOCUMENT

Date received: 5/17/72

Result of Examination:

Examination by:

*referred to  
5/18  
gk*

Specimens submitted for examination

Q46 Piece of paper bearing hw notations in black ink

*P. 47  
encl*

TO: DIRECTOR, FBI (164-2042) .

FROM: SAC, MEMPHIS (164-76)

Original and one copy of note containing questioned writing  
of subject GIFFE.

RE: Memphis airtel to Bureau; 5/13/72.



937

164-2042-386

ENCLOSURE

b6

b7C

11 May 72



General Electric



Builder Distributor

*Inglewood Hardware &*

*— Lumber Co. —*

3214 GALLATIN ROAD  
CANAL 8-2521

b6

b7C

Joe Crane

Bud Wooldridge

164-2042 048 AX

b7C

200

100

b6  
b7C

164-2042 Q48 AX

**FBI**

98E-CHOC-H91

FILE#

164-2042

DATE

EXAMINER

AX

Q#

Q48

K#

NEGATIVES

INITIALS

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 19 1972

TELETYPE *Wla*

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	<i>Bates</i>
Mr. Walkart	_____
Mr. Walters	b6 -
Mr. Soyars	b7C -
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR004 JK PLAIN

4:50PM URGENT 5/19/72 TLF

TO *pt* DIRECTOR (164-2042)

MEMPHIS (164-76)

NEW YORK (164-612)

FROM JACKSONVILLE (164-103)

*pt* GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

ET AL. CAA DASH HIJACKING, ETC. OO: JK.

*Hall*  
cc  AKA;

RE JACKSONVILLE AIRTEL MAY TEN, LAST, AND JACKSONVILLE TELETYPE TO BUREAU MAY TWELVE, LAST.

ON INSTANT DATE, AT EIGHT THIRTY A.M., BASED UPON MOTION MADE BY DEFENSE ATTORNEYS FOR ADDITIONAL TIME TO CONDUCT INVESTIGATION CONCERNING SEVERAL ITEMS REVEALED BY GOVERNMENT DURING STIPULATION PROCEDURES, USDJ TJOFLAT GRANTED A CONTINUANCE UNTIL JUNE TWELVE, NEXT. Z

AS A RESULT OF DISCUSSIONS AND AGREEMENTS REACHED WITH DEFENSE ATTORNEYS, SUBPOENA FOR SAC BAKER, MEMPHIS DIVISION, QUASHED, AND SA  MEMPHIS DIVISION, WILL ACT AS DULY AUTHORIZED REPRESENTATIVE AS TO CONTENTS OF MEMPHIS FILES CONCERNING SUBJECT GIFFE.

END PAGE ONE

EX-114

REC-35

164-2042-388

MAY 22 1972

*B19*  
70 MAY 25 1972

JK 164-103

PAGE TWO

b6  
b7C

[REDACTED] VISUAL INFORMATION SPECIALIST, EXHIBIT SECTION, ARRIVED JACKSONVILLE THIS DATE, AND INVOLVED IN CONFERENCES CONCERNING PREPARED CHARTS WITH USA, JACKSONVILLE, AS A RESULT OF QUESTIONS IN STIPULATION TO THESE ITEMS RAISED BY DEFENSE ATTORNEYS.

SA [REDACTED] NYO, ARRIVED JACKSONVILLE THIS DATE, AND AT DIRECTION OF JUDGE TJOFLAT BEING INTERVIEWED BY DEFENDANT'S ATTORNEYS CONCERNING CERTAIN ITEMS FOUND ABOARD THE AIRCRAFT ON OCTOBER FOUR, LAST.

SA [REDACTED] TO RETURN TO NEW YORK MORNING OF MAY TWENTY, NEXT.

JUDGE TJOFLAT HAS ESTABLISHED JUNE TWELVE, NEXT AS FIRM DATE AND THIS DATE WILL ALSO INSURE CASE BEING HANDLED BY HIM, AND HE PROPOSES TRIAL TO LAST PERIOD OF SIX DAYS.

BUREAU WILL BE ADVISED OF ADDITIONAL MOTIONS FILED BY DEFENDANT'S ATTORNEYS AND RESPONSES BY GOVERNMENT AS SOON AS AVAILABLE FROM CLERK, USDC, JACKSONVILLE.

FOR INFO OF MEMPHIS, SA'S [REDACTED] ALSO IN JACKSONVILLE, WILL RETURN MEMPHIS DIVISION MAY TWENTY, NEXT.

END

RMS FBI WA DC HOLD

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 22 1972 *qan*

**TELETYPE**

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	<i>[initials]</i>
Mr. Waikart	_____
Mr. Walters	_____
Mr. <sup>b6</sup> rs	_____
Tele. <sup>b7C</sup> m	_____
Miss Holmes	_____
Miss Gandy	_____

*[Signature]*

NR0010 JK PLAIN

6:15PM URGENT 5-22-72 HRW

TO ACTING DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) 2P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED)

AKA

*law*  
DASH ET AL., CCA DASH HIJACKING, ETC., OO:JK.

ON INSTANT DATE A COMPETENCY HEARING CONCERNING SUBJECT   
WAS HELD IN USDC, JACKSONVILLE, BEFORE USDJ TJOFLAT. AT THIS TIME  
 CHIEF PSYCHIATRIC SECTION, UNIVERSITY HOSPITAL  
JACKSONVILLE, REPORTED ON RESULTS OF EXAMINATION OF  CONDUCTED  
ON MAY NINETEEN LAST, AT GOVERNMENT REQUEST.  REPORTED  
NO SUBSTANTIAL MENTAL INCAPACITY FOR  AND THAT HE IS COMPETENT  
TO STAND TRIAL, UNDERSTAND THE CHARGES AGAINST HIM, AND ASSIST HIS  
COUNSEL.

REC-117 164-2042-389

DEFENSE ATTORNEY RAISED QUESTION FOR COURT CONCERNING PRESENCE  
OF COURT REPORTER TO RECORD ANSWERS GIVEN BY SA   
MEMPHIS DIVISION, AND SA  JACKSONVILLE  
DIVISION, CONCERNING INFORMATION AVAILABLE TO MEMPHIS AND JACKSONVILLE

END PAGE ONE

*39*  
70 MAY 25 1972

6 MAY 23 1972

PAGE TWO

JK 164-103

DIVISIONS WHILE AIRCRAFT WAS IN FLIGHT OCTOBER FOUR LAST RELATING TO GIFFE'S MENTAL CONDITION. JUDGE TJOFLAT RULED THAT COURT REPORTER OR REPORTER FOR DEFENSE NOT NECESSARY DURING THESE INTERVIEWS.

ADDITIONAL REQUEST BY DEFENSE FOR APPOINTMENT OF INVESTIGATOR WAS ALSO DENIED BY JUDGE TJOFLAT AT THIS TIME.

CONFERENCE WITH USA BRIGGS THIS DATE CONCERNING INFORMATION AVAILABLE TO SA [ ] AFTER NOTIFICATION ON MORNING OF OCTOBER FOUR LAST AND AS RESULT OF INITIAL INTERVIEWS IS CONSIDERED VITAL AT THIS TIME AS TO REPRESENTATIONS MADE BY USA TO COURT. DETAILED REVIEW OF INFORMATION IN FILES BY USA PROMPTED FOLLOWING REQUEST FOR INFORMATION FROM SA [ ] MEMPHIS DIVISION. QUESTIONS AS FOLLOWS:

b6  
b7c

ONE. WHAT TIME SA [ ] INITIALLY MET OR HAD CONTACT WITH SGT. [ ] NASHVILLE PD.

TWO. WHAT TIME DID SA [ ] INFORMATION FROM SGT.

[ ] CONCERNING HIS, [ ] CONTACT WITH [ ]

THREE. WHAT TIME DID SA [ ] CONTACT [ ] FOR INITIAL INFORMATION CONCERNING [ ] SUSAN, AND GEORGE GIFFE.

FOUR. WHAT TIME DID SA [ ] CONTACT [ ] CONCERNING BACKGROUND INFORMATION RE GEORGE GIFFE.

END PAGE TWO



PAGE THREE

JK 164-103

FIVE. WHAT TIME DID SA [ ] CONTACT MEMPHIS OFFICE WITH SPECIFIC INFORMATION AS TO THE NEUROTIC, DECEIVING AND PSYCHOPATHIC LIAR CHARACTERISTICS OF GIFFE.

b6  
b7C

ADDITIONAL LEADS FOR MEMPHIS AT NASHVILLE CONCERNING ORIGIN OF CHICKEN BOXES ABOARD AIRCRAFT WERE DISCUSSED BETWEEN SA [ ] AND USA JACKSONVILLE PRIOR TO HIS DEPARTURE.

END

HOLD

JDJ FBI WASH DC

MSG 013 011 007 012 001 008 010

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 23 1972

TELETYPE

Mr. Tolson	
Mr. Felt	
Mr. Campbell	
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Miller, ES	
Mr. Callahan	
Mr. Casper	
Mr. Conrad	
Mr. Dalbey	
Mr. Cleveland	
Mr. Ponder	
Mr. Bates	<i>3/18</i>
Mr. Walkart	
Mr. Walters	
Mr. Soyars	
Tele. Room	b6
Miss Holmes	b7C
Miss Gandy	

NR 05 ME PLAIN

402 P.M. URGENT 5-23-72 KJW

TO ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76)(P) THREE PAGES

GEORGE MALLORY GIFFE, JR., (DECEASED); [REDACTED]  
MRS. GEORGE M. GIFFE, JR., AKA - VICTIM (DECEASED); CAA - HIJACKING;  
KIDNAPING, OO: JK.

RE JACKSONVILLE TT TO BUREAU AND MEMPHIS, MAY TWENTYTWO, LAST.  
INVESTIGATION AT NASHVILLE HAS BEGUN IN ATTEMPTS TO DETER-  
MINE ORIGIN OF CHICKEN BOXES LOCATED ON AIRCRAFT AFTER TERMINA-  
TION OF HIJACKING AT JACKSONVILLE, PURSUANT TO REQUEST USA JOHN  
BRIGGS, MDF.

RESPONSE TO QUESTION OF USA BRIGGS INDICATED IN REFERENCED  
JK TEL AS FOLLOWS:

PAGE FIVE SEVEN MEMPHIS REPORT SA [REDACTED] DATED  
JANUARY FIVE, LAST CONTAINED ANSWERS TO INTERROGATORIES SETTING-  
FORTH SEQUENCE IN WHICH PERSONS WERE CONTACTED DURING EARLY AM  
HOURS OCTOBER FOUR, SEVENTYONE. AS NOTED IN ANSWERS, SA [REDACTED]  
UNABLE TO RECALL EXACT TIMES WHEN PERSONS WERE CONTACTED.

END PAGE ONE

67 JUN 2 1972

PERS. REC. UNIT

6-11

*Holmes*  
ec [REDACTED]

J

REC-101 164-2042-3910

3 MAY 24 1972

PAGE TWO

ME 164-76

SA [ ] CONTACTED PERSONS LISTED IN THOSE ANSWERS AS QUICKLY AS TIME PERMITTED AFTER SA [ ] MADE AWARE OF HIJACKING INCIDENT. UPON FIRST TELEPHONIC CONTACT WITH SGT. [ ] BY SA [ ] INFO WAS RECEIVED FROM [ ] THAT [ ] HAD CONTACTED NASHVILLE PD. SA [ ] DID NOT MAINTAIN LOG AS TO TIMES EACH PERSON WAS CONTACTED AS INFO WAS BEING OBTAINED IN EXPEDITIOUS MANNER.

b6  
b7C

SA [ ] RECALLS HAVING SEVERAL CONVERSATIONS WITH [ ] [ ] TO THE BEST OF SA [ ] RECOLLECTION, INFO FURNISHED TO SA [ ] BY [ ] RE SYBJECT GIFFE BEING NEUROTIC, PSYCHOPATHIC LIAR AND DECEIVING WAS RESULT OF RECONTACT WITH [ ] BY SA [ ] THE TIMES OF RECONTACTS CANNOT BE RECALLED AND THE TIME THIS INFO FURNISHED TO MEMPHIS DIVISION IS NOT RECALLED. SA [ ] FURNISHED PERTINENT INFO TO MEMPHIS DIVISION FOR DISSEMINATION AS SOON AS IT WAS AVAILABLE TO HIM. IT IS BELIEVED BY SA [ ] THAT THIS INFO WAS DEVELOPED DURING LATTER PART OF INVESTIGATION BY SA [ ] AND ALTHOUGH HE IS NOT CERTAIN, IT WAS POSSIBLE

END PAGE TWO

ME 164-76

PAGE THREE

THIS MAY HAVE BEEN AFTER TERMINATION OF HIJACKING INCIDENT  
AT JACKSONVILLE. SPECIFIC INFORMATION FURNISHED TO SA   
CONTAINED IN MEMPHIS REPORT SA  DATED OCT. FOURTEEN,  
SEVENTYONE.

b6  
b7C

INVESTIGATION CONTINUING. END.

HOLD

SVC FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 24 1972

TELETYPE

NR004 ME PLAIN

RECEIVED: 5-23-72

SENT: 3:40 AM 5-24-72 DMB

TO ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P) (2P)

Mr. Tolson	
Mr. Felt	
Mr. Campbell	
Mr. Rosen	
Mr. Mohr	
Mr. Bishop	
Mr. Miller, ES	
Mr. Callahan	
Mr. Casper	
Mr. Conrad	
Mr. Dalbey	
Mr. Cleveland	
Mr. Ponder	
Mr. Bates	
Mr. Wainwright	
Mr. Walters	
Mr. S. v. s.	b6
Tele. Room	b7C
Miss Holmes	
Miss Gandy	

GEORGE MALLORY GIFFE, JR., (DECEASED);

MRS. GEORGE M. GIFFE, JR., AKA - VICTIM (DECEASED); CAA -  
HIJACKING; KIDNAPING, OO: JK.

RE MEMPHIS TELETYPE TO BUREAU AND JACKSONVILLE, MAY  
TWENTYTHREE, INSTANT.

THIS DATE, CONTACT MADE WITH PERSONNEL OF THE MAJOR  
DISTRIBUTORS OF CHICKEN AND CHICKEN PRODUCTS WHICH DETER-  
MINED NONE OF THESE FAST FOOD RESTAURANTS UTILIZE CHICKEN  
BOXES SIMILAR TO THAT FOUND ON HIJACKED PLANE IN JACKSONVILLE.  
THEY ARE KENTUCKY FRIED CHICKEN, KRYSTAL, MR. DEES, RED BARN,  
SHONEY'S, AND EDDIE ARNOLD'S.

OFFICIALS OF AMERICAN PAPER AND TWINE COMPANY, A MAJOR  
DISTRIBUTORS OF PAPER ITEMS, ADVISED AFTER VIEWING PHOTO  
OF CHICKEN BOX ON HIJACKED PLANE THAT THE TYPE OF BOX  
COULD BE DESTRIUTED BY ANY WHOLESALE GROCER TO ANY MAY 24 1972  
RESTAURANT OR FACILITY WHICH PREPARES ANY TYPE OF CARRY OUT

END PAGE ONE

1 1972

ME 164-76

PAGE TWO

SERVICE, OFFICIALS ADVISED THAT CHICKEN BOX IN QUESTION  
NOT MANUFACTURED BY THEIR FIRM.

INVESTIGATION CONTINUING TO CONTACT FURTHER DISTRIBUTORS  
OF FRIED CHICKEN AND ADDITIONAL MANUFACTURERS OF PAPER  
ITEMS WHICH WOULD INCLUDE CHICKEN BOXES WILL BE CONTACTED  
IN COURSE OF INVESTIGATION.

INVESTIGATION AT BIG BROTHER AIRCRAFT TO INTERVIEW  
PERSONNEL RE ORIGIN OF CHICKEN BOX WILL BE CONDUCTED AS SOON  
AS POSSIBLE.

END.

FBI WA RDR

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	b6 -
Miss Holme	b7C -
Miss Gandy	_____

NR003 JK PLAIN

740 PM NITEL 5-23-72 HRW

TELETYPE

TO ACTING DIRECTOR (164-2042)  
MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) (P)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);  
AKA; ET AL. CAA - HIJACKING, ETC. OO: JK.

REJKTTEL, MAY ELEVEN LAST.

ON MAY SEVENTEEN LAST, ATLANTA FURNISHED RESULTS OF EXTENSIVE  
INTERVIEW WITH

WHO WAS LOCATED AT

AN ADMITTED ASSOCIATE OF GIFFE SINCE GIFFE'S  
ASSIGNMENT AT PEABODY COLLEGE AS A TEACHER, AND ACQUAINTED WITH  
FOR FOUR OR FIVE YEARS, ALLEGED THAT

b6  
b7C  
b7D

OF GIFFE.

END PAGE ONE

50 MAY 31 1972

3 MAY 24 1972

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Warkart	_____
Mr. Walters	b6
Mr. Soyars	b7C
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR011 ME PLAIN

10:45 PM NITEL 5-24-72 DBC

MAY 24 1972

TO: ACTING DIRECTOR (164-2042)

*now*  
TELETYPE

JACKSONVILLE (164-103)

FROM: MEMPHIS (164-76) (P) 3 P

GEORGE MALLORY GIFFE JR. (DECEASED)

AKA; ET AL; CAA - HIJACKING, ETC. (OO: JACKSONVILLE).

RE MEMPHIS TELETYPE TO BUREAU AND JACKSONVILLE,  
MAY TWENTYTHREE, LAST.

THIS DATE [REDACTED] EMPLOYED AS A LINEMAN  
FOR BIG BROTHER AIRCRAFT, INCORPORATED (BBA), ADVISED THAT  
TO HIS KNOWLEDGE SUBJECTS GIFFE AND [REDACTED] MADE NO RE-  
QUESTS TO HIM TO HAVE ANY PREPARED CHICKEN DINNERS PLACED  
ABOARD HIJACKED AIRCRAFT WHEN SUBJECT GIFFE MADE PRELIM-  
INARY CHARTER ARRANGEMENTS AT BBA ON OCTOBER THREE, NINETEEN  
SEVENTYONE. [REDACTED] STATED THAT HE DID NOT OBSERVE SUBJECT  
GIFFE PLACE ANY CHICKEN DINNER BOXES ON AIRCRAFT AND [REDACTED]  
STATED HE DID NOT OBSERVE ANY SUCH CHICKEN DINNERS ON AIR-  
CRAFT PRIOR TO ITS TAKE OFF ON OCTOBER FOUR, NINETEEN  
SEVENTYONE. [REDACTED] STATED TO HIS KNOWLEDGE NO REQUESTS  
END PAGE ONE

MAY 25 1972

MAY 31 1972



ME 164-76

PAGE TWO

WERE MADE BY GIFFE TO ANY BBA PERSONNEL TO HAVE CHICKEN DINNERS PLACED ABOARD AIRCRAFT.

[REDACTED] CO-PILOT, THIS DATE STATED HE DOES NOT RECALL OBSERVING SUBJECT GIFFE OR [REDACTED] EATING CHICKEN DINNERS ON AIRCRAFT AND DOES NOT RECALL HAVING OBSERVED ANY CHICKEN BOXES DURING HIJACK INCIDENT.

b6  
b7C

CONTACT MADE WITH [REDACTED] NASHVILLE, TENNESSEE RESTAURANT OWNER WHO CHARTERED SAME AIRCRAFT THREE DAYS PRIOR TO HIJACK INCIDENT, ADVISED HE CHARTERED AIRCRAFT FROM BBA UTILIZING A [REDACTED] AIRCRAFT ONE DAY, AND HAD NO PREPARED FOOD OF ANY KIND ON AIRCRAFT. [REDACTED] WHEN CHARTERING PLANE ON APPROXIMATELY OCTOBER ONE, NINETEEN SEVENTY - ONE, DID NOT OBSERVE ANY TYPE OF CHICKEN BOXES ON THE AIRCRAFT.

OFFICIALS, BBA, ADVISED [REDACTED] WAS LAST PERSON TO CHARTER AIRCRAFT PRIOR TO HIJACK INCIDENT.

[REDACTED] OWNER SKYLINE RESTAURANT,  
[REDACTED] ASSISTANT MANAGER, SKY CHEFS, NASHVILLE  
METROPOLITAN AIRPORT, AND [REDACTED] HILTON MOTOR INN,

END PAGE TWO

ME 164-76

PAGE THREE

CONTACTED THIS DATE AND ADVISED THAT THEY DO NOT  
UTILIZE CHECKERED CHICKEN BOXES FOR CARRYOUT FOOD SERVICE.  
THESE PERSONS UTILIZE EITHER PAPER PLATES OR PLAIN WHITE  
BOX TYPE CONTAINERS.

INVESTIGATION CONTINUING TO DETERMINE ORIGIN OF  
CHICKEN BOXES LOCATED IN THE CABIN OF THE AIRCRAFT  
WHICH WAS UTILIZED IN HIJACK INCIDENT.

END

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 25 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Hendon	_____
Mr. Jones	_____
Mr. Winkart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

NR004 JK PLAIN

250PM URGENT 5-25-72 HRW

TO ACTING DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) (P) 3P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]  
AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE. [REDACTED]

RE MEMPHIS TELETYPE MAY TWENTYFOUR, LAST.

ON INSTANT DATE, INVESTIGATOR [REDACTED] SO,  
JACKSONVILLE, FLA., INVOLVED IN EXTENSIVE INTERVIEW AT  
JACKSONVILLE OFFICE WITH AUSA [REDACTED] PRESENT.

[REDACTED] REVIEWED PHOTOS OF CRIME SCENE, INCLUDING THAT  
OF CHECKERED BOX BELIEVED TO CONTAIN SEVERAL QUESTIONED CHICKEN  
DINNERS. [REDACTED] SAID THAT THE QUESTIONED CHICKEN DINNERS  
WERE IN PLAIN WHITE BOXES WITHIN PLAIN WHITE PAPER BAGS  
SIMILAR TO THAT CLEARLY VISIBLE IN PHOTO OF SUCH CONTAINER ON  
TOP OF SLAIN PILOT'S BACK WITHIN AIRCRAFT. HE SAID THAT HE  
BELIEVED THAT BOX WITH CHECKERED MARKINGS WAS UNDER PILOT'S  
SEAT AND BROUGHT OUT FOR EXAMINATION AND THAT WITHIN THIS BOX  
WERE INDIVIDUALLY WRAPPED FACIAL TISSUES AND NOT CHICKEN DINNERS

END PAGE ONE

54 JUN 1 1972

b6  
b7C

REC-32  
EX-112

164-2042-394

MAY 26 1972

6-JH

PAGE TWO

JK 164-103

AS ORIGINALLY THOUGHT. SEVERAL OF THESE MOIST TOWELS WERE USED BY HIMSELF AND BUREAU AGENTS TO CLEAN THEIR HANDS WHILE CONDUCTING CRIME SCENE SEARCH.

[REDACTED] ALSO STATED DEFENDANT'S ATTORNEY [REDACTED] HAD BEEN IN CONTACT WITH HIS OFFICE SEVERAL DAYS AFTER THE INCIDENT ON OCTOBER FOUR, LAST, CONCERNING THESE CHICKEN DINNERS AND RECENTLY HAD AGAIN CONTACTED HIM CONCERNING THESE ITEMS. AUSA [REDACTED] COMMENTED THAT THESE EARLIER CONTACTS WERE SIGNIFICANT IN THAT THEY INDICATED THE DEFENSE BEING GREATLY CONCERNED AS TO THEIR ORIGIN AT AN EARLY PART OF THEIR INVESTIGATION AND NOT A SUPRISING DEVELOPMENT AS THEY HAVE RECENTLY INDICATED TO THE COURT.

b6  
b7C

[REDACTED] ALSO POINTED OUT A FLASHLIGHT, WHICH IS BARELY VISIBLE UNDER THE LEFT SIDE OF THE COPILOT'S SEAT IN THE PHOTOS, AND THIS FLASHLIGHT IS APPARENTLY THAT WHICH WAS SEEN BY NASHVILLE AIRPORT POLICE AT THE TIME OF TAKE OFF OF THE AIRCRAFT.

JACKSONVILLE IS CONDUCTING INTERVIEWS OF PERSONNEL AT AIRKAMAN, THE TWO AMBULANCE ATTENDANTS WHO REMOVED GIFFE'S BODY FROM THE AIRCRAFT, AND THE EVIDENCE TECHNICIAN FROM THE SHERIFF'S OFFICE, JACKSONVILLE, WHO TOOK CRIME SCENE PHOTOS FOR ANY ADDITIONAL DETAILS RE ABOVE ITEMS.

END PAGE TWO

PAGE THREE

JK 164-103

MEMPHIS AT NASHVILLE, SHOULD INTENSIFY INVESTIGATION TO INTERVIEW BBA EMPLOYEES HAVING ANY KNOWLEDGE AS TO PLACEMENT OF CHICKEN BOXES ABOARD AIRCRAFT AND ANY INFORMATION TO VERIFY THAT THE CHECKERED BOX ACTUALLY CONTAINED MOIST FACIAL TISSUES AS INDICATED BY  IT IS FELT THAT IN VIEW OF FACT THAT CHICKEN DINNERS WERE IN UNMARKED BOXES AND UNMARKED WHITE PAPER BAGS, ADDITIONAL INVESTIGATION TO DETERMINE THEIR ORIGIN IS NEEDLESS AT THIS TIME UNLESS POSITIVE SOURCE IS INDICATED THROUGH INTERVIEWS.

b6  
b7c

END

FWB FBI WASH DC CLR

F B I

Date: 5/23/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)

TO: ACTING DIRECTOR, FBI (164-2042)  
(ATTN: EXHIBIT SECTION)

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR., aka (DECEASED)  
[redacted] aka;  
ET AL  
CAA - HIJACKING, ETC.  
(OO: JK)

b6  
b7c

Forwarded, under separate cover for Visual Information Specialist [redacted] are the following documents:

<u>DOCUMENT</u>	<u>FURNISHED BY</u>
1) Brochure on Hawk Commander Aircraft	[redacted] North American Rockwell
2) Weight Chart and drawings of Hawk Commander Aircraft	[redacted] North American Rockwell
3) Station diagram, general dimension drawing, Interior selection drawing, Unlabeled blue-print outlining aircraft, Bulkhead Assembly blue-print, Envelope blueprint, Frame Assembly blueprint.	[redacted] North American Rockwell

③ - Bureau (Encs. 3) (RM)  
(1 - Package)  
2 - Jacksonville  
FAB-jdl  
(5)

REC-22

MAY 25 1972

THREE

SERIAL 301815

Approved: [signature]  
Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

JK 164-103

It is requested that two charts be prepared depicting the left side of the aircraft as illustrated in the lower half of Figure 1, "General Dimensions", included in Group 3, above. These charts should be covered with acetate and will be used in connection with the front and right side charts already prepared for Jacksonville.

The above material should be returned to Jacksonville prior to trial date of 6/12/72.

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Callahan

DATE: May 24, 1972

FROM

[REDACTED]

SUBJECT: GEORGE MALLORY GIFFE, JR.  
AKA (DECEASED);

[REDACTED] AKA;

ET AL

CAA - HIJACKING, ETC.

Felt \_\_\_\_\_  
Mohr \_\_\_\_\_  
Rosen \_\_\_\_\_  
Bates \_\_\_\_\_  
Bishop \_\_\_\_\_  
Callahan \_\_\_\_\_  
Campbell \_\_\_\_\_  
Casper \_\_\_\_\_  
Cleveland \_\_\_\_\_  
Conrad \_\_\_\_\_  
Dalbey \_\_\_\_\_  
Miller, E. S. \_\_\_\_\_  
Ponder \_\_\_\_\_  
Soyars \_\_\_\_\_  
Waikart \_\_\_\_\_  
Walters \_\_\_\_\_  
Tele Room \_\_\_\_\_  
Holmes \_\_\_\_\_  
Gandy \_\_\_\_\_

b6  
b7c

On May 9, 1972, U. S. Attorney (USA) John L. Briggs, Middle District of Florida, Jacksonville, Florida, made a formal request for the appearance of Visual Information Specialist [REDACTED] Exhibits Section, at Jacksonville on May 19, 1972, as a witness in trial of subject [REDACTED]

[REDACTED] traveled to Jacksonville on May 19, 1972, and upon arrival was informed that the court had granted a continuance. A new trial date has been set for June 12, 1972. just

While in Jacksonville Arey conferred with USA Briggs concerning exhibits prepared for trial. USA Briggs requested that certain modifications be made on several exhibits. [REDACTED] has returned to Washington and these requests are being complied with. Revised exhibits will be forwarded to Jacksonville upon completion.

## RECOMMENDATION

For information.

164-2042

REC-33  
EX-116 164-2042-396

1 - General Investigative Division [REDACTED]

#PA EPA/lrk/lrk  
(3)

12 MAY 26 1972

55 JUN 2 1972

[REDACTED]  
[REDACTED]  
[REDACTED]



NR010 ME PLAIN

10:08PM NITEL 5-25-72 DBC

TO: ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM: MEMPHIS (164-76) (P) 2P

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 25 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Baker	_____
Mr. Warkart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING, ETC. OO JK.

REJKTEL THIS DATE.

THIS DATE [REDACTED] FORMER LINEMAN, BIG BROTHER  
AIRCRAFT, INC. (BBA), CONTACTED AND ADVISED TO HIS KNOWLEDGE  
SUBJECT GIFFE MADE NO REQUEST FOR PLACEMENT OF ANY TYPE  
FOOD ON AIRCRAFT CHARTERED BY GIFFE ON OCTOBER THREE LAST.

[REDACTED] SAID HE DID NOT PLACE ANY TYPE OF FOOD ON THE AIRCRAFT  
USED IN THE HIJACK INCIDENT NOR DID HE ENTER CABIN OF AIRCRAFT  
AND DID NOT OBSERVE ANY FOOD ON THE AIRCRAFT. [REDACTED] SAID HE  
DOES NOT RECALL EVER SEEING ANY TYPE OF CHECKERED BOX  
CONTAINING MOIST FACIAL TISSUE IN CABIN OF HIJACKED AIRCRAFT.

ATTEMPTS WERE MADE TO RECONTACT ADDITIONAL BBA PERSONNEL  
WITH NEGATIVE RESULTS AND COPILOT [REDACTED] PRESENTLY OUT  
OF TOWN AND EXPECTED TO ARRIVE NASHVILLE MAY TWENTYSEVEN  
NEXT.

END PAGE ONE

REC-101

60 JUN 5

7147  
1972

MAY 30 1972

ME 164-76

PAGE TWO

MEMPHIS CONTINUING INVESTIGATION TO LOCATE ALL BBA  
PERSONNEL. -

END

KJB FBI WA DC REC FIVE TELS

G'NIGHT

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 30 1972

TELETYPE

NR001 ME PLAIN

10:00 PM NITEL 5-30-72 DMB

TO DIRECTOR (164-2042)

L JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P) (2P)

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Datby	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Wilk	_____
Mr. Walters	_____
Mr. Sars	_____
Tele. Room	_____
Miss Holmes	b6
Miss Gandy	b7C

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING; ETC. OO: JACKSONVILLE.

RE JACKSONVILLE TELTO BUREAU AND MEMPHIS THIS DATE.

[REDACTED] EMPLOYED BY SKY CHEF, NASHVILLE METROPOLITAN AIRPORT, CONTACTED THIS DATE AND ADVISED THAT HE DID NOT PLACE ANY FOOD CONTAINERS ON HIJACKED AIRCRAFT, AND IS NOT AWARE OF ANY FOOD REQUESTS THAT WERE MADE BY SUBJECT GIFFE. [REDACTED] SAID ALTHOUGH HE WAS AT BIG BROTHER AIRCRAFT (BBA), INC., IN A. M. HOURS OF OCTOBER FOUR LAST, HE DID NOT OBSERVE ANY FURTHER ACTIVITIES OTHER THAN HE PREVIOUSLY REPORTED TO FBI.

THIS DATE [REDACTED] FORMERLY EMPLOYED BY BBA ADVISED ON OCTOBER THREE DASH FOUR LAST TO HIS KNOWLEDGE NO REQUEST FOR FOOD WAS MADE BY SUBJECT GIFFE. [REDACTED] DID NOT GO ON AIRCRAFT AND DID NOT PLACE ANY FOOD OR FOOD PRODUCTS ON THE AIRCRAFT. [REDACTED] SAID HE DID OBSERVE INTERIOR OF AIRCRAFT FROM DISTANCE, BUT DOES NOT RECALL

END PAGE ONE 57 JUNE 1972

REC-30

164-2042-398

MAY 31 1972

6-12

ME 164-76

PAGE TWO

SEEING ANY DINNER BOXES OF ANY KIND.

IT IS NOTED THAT [REDACTED] PRESENTLY EMPLOYED WITH  
BBA IS THE LAST REMAINING PERSON TO BE CONTACTED AT BBA TO  
DETERMINE POSSIBLE ORIGIN OF CHICKEN BOXES ON AIRCRAFT.

ATTEMPTS TO LOCATE [REDACTED] THIS DATE NEGATIVE.

INVESTIGATION CONTINUING.

END.

GXC FBI WASHDC

b6  
b7C

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 30 1972

TELETYPE

NR001 JK PLAIN

105PM URGENT 5-30-72 HRW

TO ACTING DIRECTOR (164-2042)

MEMPHIS (164-76)

FROM JACKSONVILLE (164-103) (P) 4P

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Fonder	_____
Mr. Gales	_____
Mr. Harbart	_____
Mr. Walters	_____
Mr. Soyars	b6
Tele. Room	b7C
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JK.

ON MAY TWENTYNINE, LAST, A HEARING WAS HELD BEFORE USDJ  
GERALD B. TJOFLAT AT JACKSONVILLE, FLA., INITIALLY TO RESOLVE  
A MOTION BY DEFENSE ATTORNEYS FOR AUTHORIZATION BY THE COURT  
FOR THE EMPLOYMENT OF AN INVESTIGATOR TO ASSIST IN THE DEFENSE'S  
INVESTIGATION AS TO THE ORIGIN OF THE BOXES OF CHICKEN DINNERS  
ABOARD THE HAWK COMMANDER AIRCRAFT.

THE GOVERNMENT OPPOSED THE ABOVE APPOINTMENT BASED ON  
RESULTS OF RECENT INTERVIEWS WITH PERSONNEL OF THE HOMICIDE  
DIVISION, SO, JACKSONVILLE, FLA., INDICATING THAT DEFENSE  
ATTORNEY [REDACTED] HAD BEEN IN CONTACT WITH THE HOMICIDE  
DIVISION DURING THE WEEK OF OCTOBER FOUR, LAST, AND HAD MADE  
INQUIRIES CONCERNING THE CHICKEN DINNERS AT THAT TIME THEREBY  
INDICATING THAT THE DEFENSE HAD PRIOR KNOWLEDGE OF THE EXISTENCE

END PAGE ONE

60 JUN 5 7147 1972

REC 107

164-2042-399  
12 MAY 31 1972

PAGE TWO

JK 164-103

OF THESE ITEMS AND WAS NOT QUOTE SUPRISED END QUOTE RECENTLY BY THE GOVERNMENT RAISING THE POSSIBILITY OF THIS EVIDENCE BEING UTILIZED IN THE FORTHCOMING TRIAL. DEFENSE ATTORNEY [REDACTED] DENIED SUCH CONTACTS WITH THE HOMICIDE DIVISION AND A REMOTE POSSIBILITY EXISTS THAT SOMEONE ELSE USING [REDACTED] NAME OF THAT OF HIS FIRM COULD HAVE MADE THESE CONTACTS. THE MOTION FOR AUTHORIZATION OF AN INVESTIGATOR WAS APPROVED BY JUDGE TJOFLAT AND INFORMATION DEVELOPED BY RECENT FBI INVESTIGATION WAS SYNOPSISIZED FOR THE DEFENSE TO ALLEGEDLY PRECLUDE DUPLICATE INVESTIGATION BY THEM. STRONG OBJECTIONS WERE OFFERED BY THE USA TO THIS PROCEDURE ON THE BASIS THAT IF PLACED THE GOVERNMENT IN A POSITION OF DOING INVESTIGATION AND THEREAFTER IMMEDIATELY MAKING IT AVAILABLE TO THE DEFENSE.

b6  
b7C

JUDGE TJOFLAT AT THE TIME OF THE ABOVE HEARING STATED THAT HE WOULD CONTACT THE CLERK, USDC, JACKSONVILLE, TO INSURE THAT THE FILE IN THIS MATTER WAS SEALED AS HE WAS DISTURBED OVER RECENT PRESS COVERAGE OF THE DEFENSE'S ARGUMENT CONCERNING THE CHICKEN DINNER MATTER IN COURT. HE FELT THAT ANY SPECULATIVE OR SLANTED INTERPRETATION BY THE PRESS COULD HAVE ADVERSE RESULTS IN THE SELECTION OF A JURY IN THIS MATTER.

END PAGE TWO

PAGE THREE

JK 164-103

IN CONNECTION WITH JURY SELECTION, JUDGE TJOFLAT, WITH THE CONCURRENCE OF THE DEFENSE ATTORNEY [REDACTED] INDICATED THAT HE WOULD ORDER THE JURY IN THIS MATTER TO BE SEQUESTED DURING THE TRIAL TO PRECLUDE THEM BEING INFLUENCED BY ANY OUTSIDE EVENTS SUCH AS SKYJACKINGS OR BY THE PRESS COVERAGE OF THE TRIAL ITSELF.

b6  
b7C

JUDGE TJOFLAT SET THE DATE OF THURSDAY, JUNE EIGHT, NEXT, FOR A PRE-TRIAL CONFERENCE BETWEEN THE GOVERNMENT AND THE DEFENSE IN ORDER TO SET FORTH GUIDELINES FOR PROSECUTION AND DEFENSE DURING THE TRIAL.

COPIES OF ALL FBI REPORTS MINUS ADMINISTRATIVE MATERIAL PREPARED BY JACKSONVILLE AND MEMPHIS DIVISIONS WAS MADE AVAILABLE TO JUDGE TJOFLAT BY USA, JACKSONVILLE, ON MAY TWENTYNINE, LAST, FOR HIS IN CAMERA INSPECTION TO POSSIBLY LOCATE ANY ADDITIONAL QUOTE BRADY TYPE END QUOTE MATERIAL WHICH SHOULD BE MADE AVAILABLE TO THE DEFENSE.

FOR THE INFO OF THE BUREAU, MEMPHIS BY TELETYPE TO JACKSONVILLE MAY TWENTYFIVE, LAST, ADVISED ALL AGENTS ASSIGNED TO NASHVILLE RA AND THOSE IN OTHER DIVISIONS WHO WERE ASSIGNED TO NASHVILLE RA FROM PERIOD OCTOBER ONE, SEVENTY THROUGH FEBRUARY TWENTYEIGHT, SEVENTYONE, WERE  
END PAGE THREE

PAGE FOUR

JK 164-103

CONTACTED AND TO THE BEST OF THEIR KNOWLEDGE, HAVE HAD NO  
CONTACT WITH [REDACTED] AND RECIEVED NO  
INFORMATION FROM [REDACTED] RE GIFFE OR [REDACTED]

b6  
b7C  
b7D

MEMPHIS AT PORTLAND , WILL CONDUCT ARREST CHECKS, INDICIES  
CHECKS, AND LOCATE AND INTERVIEW [REDACTED]  
[REDACTED] RECENTLY FURNISHED AS DEFENSE WITNESS BY  
DEFENSE ATTORNEY [REDACTED]

b6  
b7C

MEMPHIS AT NASHVILLE, WILL CONTINUE INVESTIGATION AS  
TO SOURCE OF CHICKEN DINNERS ABOARD AIRCRAFT, AND PERTINENT  
INFORMATION SHOULD IMMEDIATELY BE FURNISHED ORIGIN.

END

BSS FBI WA DC CLR



FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 26 1972

TELETYPE

NR06 ME PLAIN

9:09PM NITEL 5-26-72 KER

TO ACTING DIRECTOR (164-2042)

LITTLE ROCK (164-103)

FROM MEMPHIS (164-76)

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Da	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waik rt	_____
Mr. Walters	_____
Mr. S	_____
Tele. Room	_____
Miss H	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL; CAA-HIJACKING; ETC. OO: JACKSONVILLE.

RE MEMPHIS NITEL TO BUREAU AND JACKSONVILLE THIS DATE.

THIS DATE, OF

RUSSELL BROTHER CO, INC., CONTACTED AND ADVISED THAT WHEN

HE WAS AT BIG BROTHER AIRCRAFT (BAA), INC., NASHVILLE

METROPOLITAN AIRPORT, ON OCT. THREE, SEVENTYONE, HE DID NOT

OBSERVE SUBJECT GIFFE TO BE CARRYING ANY TYPE OF BOXES WHICH

COULD CONTAIN ANY TYPE OF PREPARED FOOD. SAID HE

DID NOT EXAMINE INTERIOR OF HIJACKED AIRCRAFT PRIOR TO ITS

DEPARTURE AND DID NOT PLACE ANY FOOD OR FOOD PRODUCTS ON

THE PLANE. ADVISED THAT TO HIS KNOWLEDGE SUBJECT

GIFFE DID NOT REQUEST ANY FOOD OR FOOD PRODUCTS TO BE PLACED

ABOARD THE AIRCRAFT BY BBA.

INVESTIGATION CONTINUING.

END

60 JUN 5 1972  
JUN 21 1972  
LH 6/2 HB

6

REC 103

164-2042-400

MAY 30 1972

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

MAY 26 1972

TELETYPE

NR 03 ME PLAIN

8:52 PM NITEL 5-26-72 MCP

TO ACTING DIRECTOR 164-2042

JACKSONVILLE 164-103

FROM MEMPHIS 164-76 P 3P

Mr. Tolson \_\_\_\_\_  
Mr. Felt \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Miller, ES \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Wickart \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Mr. S. yars \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Miss Holmes \_\_\_\_\_  
Miss Gandy \_\_\_\_\_

GEORGE MALLORY GIFFE, JR., (DECEASED);

AKA; ETAL; CAA - HIJACKING, ETC. OO: JACKSVONVILLE.

RE MEMPHIS TELETYPE TO BUREAU AND JACKSNONVILLE  
MAY TWENTYFIVE, LAST.

THIS DATE CO-PILOT OF HIJACKED AIR-  
CRAFT, ADVISED TO HIS KNOWLEDGE HE DID NOT PLACE  
CHECKERED BOX CONTAINING MOIST FACIAL TISSUE IN  
HIJACKED AIRCRAFT AT ANY TIME AND DOES NOT RECALL EVER  
SEEING CHECKED BOX ON AIRCRAFT. SAID

CHIEF PILOT AT BIG BROTHER AIRCRAFT, INC.

(GBA), ALSO SAID THAT HE DID NOT PLACE OR OBSERVE  
ANY CHECKERED BOX CONTAINING MOIST FACIAL TISSUE ON  
AIRCRAFT. SAID HE WOULD HAVE NO IDEA WHY A  
A BOX CONTAINING A MOIST FACIAL TISSUE WOULD BE ON THE  
AIRCRAFT. IS FAIRLY CERTAIN DECEASED PILOT,

14 MAY 30 1972

51 JUN 6 1972

PAGE TWO

BRENT DOWNS, DID NOT PLACE SUCH A BOX ON AIRCRAFT.

[REDACTED] FORMERLY EMPLOYED AS LINEMAN FOR  
BBA, ADVISED WHEN SUBJECT GIFFE MAKING PRELIMINARY  
CHARTER ARRANGEMENTS, HE DID NOT MAKE ANY REQUEST FOR  
ANY FOOD OR PREPARED DINNERS FOR CHARTER. [REDACTED]  
SAID HE DID NOT PLACE ANY PREPARED FOODS ON AIRCRAFT;  
HOWEVER HE DID PUT SOME ITEMS ON AIRCRAFT PURSUANT TO  
REQUEST OF SUBJECT GIFFE, AT APPROXIMATELY NINE THIRTY  
PM ON OCTOBER THREE, NINETEEN SEVENTYONE. THIS INFORMATION  
IS CONTAINED IN SIGNED STATEMENT PREVIOUSLY  
FURNISHED BY [REDACTED] SAID HE IS CERTAIN  
THAT THERE WERE NO OTHER ITEMS ON THE AIRCRAFT WHICH WOULD  
INCLUDE ANY TYPE OF BOXES OF ANY KIND WHEN HE PLACED  
SUBJECT GIFFE'S ATTACHE CASE, BLUE METAL BOX, AND HANGER  
OF CLOTHES ON AIRCRAFT SOMETIME AROUND NINE THIRTY PM.  
[REDACTED] SAID HE LEFT SUBJECT GIFFE WITH THE PLANE AT  
THAT TIME AND THEN CLOCKED OUT FROM WORK AND DOES NOT  
KNOW IF SUBJECT GIFFE PUT ANYTHING ON AIRCRAFT HIMSELF.

b6  
b7C

PAGE THREE

DOES NOT RECALL IF THERE WERE ANY CHECKERED

b6  
b7C

BOXES CONTAINING MOIST FACIAL TISSUE UNDER PILOT  
SEATS OR IN AIRCRAFT.

INVESTIGATION CONTINUING TO LOCATE LAST  
FEW REMAINING BBA PERSONNEL.  
END

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 1 1972

TELETYPE

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Winkart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	_____ b6
Miss Gandy	_____ b7C

NR 03 ME PLAIN

2:41 PM URGENT 6-1-72 SDC

TO ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) P 2P

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED]  
AKA; ET AL; CAA - HIJACKING, INTIMIDATION OF CREW MEMBERS,  
CARRYING A CONCEALED WEAPON; KIDNAPING; FEDERAL TORT CLAIMS  
ACT. 00: JACKSONVILLE.

RE MEMPHIS NITEL MAY THIRTY LAST.

ON EVENING HOURS MAY THIRTY ONE LAST [REDACTED]

[REDACTED] LINEMAN, BIG BROTHERS AIRCRAFT, INC., NASHVILLE

METRO AIRPORT, INTERVIEWED AND STATED THAT WHEN HE WAS AT  
BBA ON OCTOBER THREE LAST TO HIS KNOWLEDGE NO REQUEST WAS  
MADE BY SUBJECT GIFFE TO HAVE ANY FOOD OR FOOD PRODUCTS  
PLACED ABOARD AIRCRAFT. [REDACTED] SAID HE DID NOT BOARD

AIRCRAFT AT ANY TIME AND DID NOT PLACE ANY ITEMS ON THE  
AIRCRAFT. [REDACTED] STATED THAT THERE WAS NO CATERING OF ANY

FOOD PRODUCTS IN CONNECTION WITH THE PROPOSED CHARTER BY  
SUBJECT GIFFE. [REDACTED] STATED HE DOES NOT RECALL HAVING

EVER SEEN MOIST FACIAL TISSUE CONTAINED IN ANY TYPE OF  
CHECKERED OR WHITE BOX ON THE AIRCRAFT WHICH WAS USED  
IN HIJACKING INCIDENT.

END PAGE ONE

55 JUN 9 1972

JUN 2 1972

ME 164-76

PAGE TWO

INVESTIGATION CONTINUING TO LOCATE [REDACTED]

b6  
b7C

[REDACTED]

IT IS NOTED AT THIS TIME ALL PERSONNEL AT BBA AND ALL PERSONS AT BBA ON OCTOBER THREE - FOUR LAST HAVE BEEN INTERVIEWED AND ALL ADVISED THAT NO REQUEST FOR FOOD WAS MADE BY SUBJECT GIFFE FOR PROPOSED CHARTER. NONE OF EMPLOYEES OBSERVED OR PLACED ANY CHECKERED OR WHITE BOXES ON AIRCRAFT AND NONE HAVE ANY INFORMATION RE MOIST FACIAL TISSUES. THE ONLY DEFININTE INFORMATION OBTAINED WAS THAT FROM

[REDACTED] WHO STATED HE, AT GIFFE'S REQUEST, PLACED BLACK ATTACHE CASE, METAL BOX, AND GARMENT BAG ON AIRCRAFT AT APPROXIMATELY NINE THIRTY PM OCTOBER THREE LAST. AT THIS TIME [REDACTED] SAID HE WAS CERTAIN THERE WERE NO CHECKERED OR WHITE BOXES ON THE AIRCRAFT. END.

FWB FBI WASH DC CLR

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 5 1972

TELETYPE

NR003 ME PLAIN

12:27 PM URGENT 6-5-72 GAC

TO ACTING DIRECTOR, (164-2042)  
JACKSONVILLE (164-103)

FROM MEMPHIS (164-76)

GEORGE MALLORY GIFFE, JR. (DECEASED); [REDACTED]

[REDACTED] AKA; ET AL; CAA - HIJACKING, ETC. (OO: JACKSONVILLE)

RE JACKSONVILLE TELEPHONE CALL TO MEMPHIS DIVISION  
THIS DATE, AND JACKSONVILLE TELETYPE TO MEMPHIS JUNE TWO,  
LAST.

ON JUNE TWO, LAST, SUMNER COUNTY, TENNESSEE LAW EN-  
FORCEMENT RECORDS CHECKED AND NO RECORD COULD BE LOCATED  
FOR [REDACTED]

PER REQUEST RE JACKSONVILLE TELEPHONE CALL THIS DATE,

[REDACTED] CO-PILOT, CONTACTED AND ADVISED HE WILL ARRIVE  
JACKSONVILLE, FLORIDA ON JUNE ELEVEN, NEXT AT TWELVE TWENTYNINE  
P.M., VIA EASTERN AIRLINE FLIGHT THREE SIX ONE. [REDACTED] WAS  
ADVISED THAT AUSA [REDACTED] REQUESTED TO CONFER WITH HIM ON  
JUNE ELEVEN, NEXT.

END PAGE ONE

Mr. Tolson\_\_\_\_\_  
Mr. Felt\_\_\_\_\_  
Mr. Campbell\_\_\_\_\_  
Mr. Rosen\_\_\_\_\_  
Mr. Mohr\_\_\_\_\_  
Mr. Bishop\_\_\_\_\_  
Mr. Miller, ES\_\_\_\_\_  
Mr. Callahan\_\_\_\_\_  
Mr. Casper\_\_\_\_\_  
Mr. Conrad\_\_\_\_\_  
Mr. Dalbey\_\_\_\_\_  
Mr. Cleveland\_\_\_\_\_  
Mr. Donohoe\_\_\_\_\_  
Mr. Evans\_\_\_\_\_  
Mr. Galt\_\_\_\_\_  
Mr. Rosen\_\_\_\_\_  
Mr. Walters\_\_\_\_\_  
Mr. Soyars\_\_\_\_\_  
Tele. Room\_\_\_\_\_  
Miss Holmes\_\_\_\_\_  
Miss Gandy\_\_\_\_\_

54 JUN 13 1972

ME 164-76

PAGE TWO

INVESTIGATION CONTINUING TO LOCATE [REDACTED] AT  
GALLATIN, TENNESSEE REGARDING INFORMATION OF [REDACTED]  
POSSIBLE KNOWLEDGE OF SMALL FIREARMS.

END.

FBI VDM WASH DC

HOLD

b6  
b7C



FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Aikart	_____
Mr. Walters	_____
Mr. Soyars	_____
Tele. Room	_____
Miss Holmes	b6
Miss Gandy	b7C

NR02 ME PLAIN

JUN 6 1972

326PM URGENT 6-6-72 KER

TELETYPE

TO ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P)

GEORGE MALLORY GIEFF, JR., AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING, ETC. OO JK.

REJKLET TO BUREAU AND MEMPHIS JUNE TWO LAST.

ON P. M HOURS JUNE FIVE LAST

INTERVIEWED BY BUAGENT AND ADVISED HE IS PRESENTLY

COLONEL IN US ARMY INACTIVE RESERVE. RECALLS SUBJECT

WAS MEMBER OF ONE SIX EIGHTH MP UNIT, AND HE WAS

SUBJECT COMMANDING OFFICER SOMETIME DURING MID-FIFTIES

AT FT. MC CLELLAN, ALA. RECALLS AS AVERAGE

PERSON WITH AVERAGE INTELLIGENCE AND A GOOD SOLDIER. SAID.

HE NEVER NOTICED ANY EMOTIONAL INSTABILITY ON PART.

SAID AS A MILITARY POLICEMAN WOULD HAVE HAD EXTENSIVE

FIREARMS TRAINING INCLUDING TRAINING IN SMALL ARMS, PARTICULARLY

POINT FORTYFIVE CALIBER AUTOMATIC PISTOL USED BY ARMY BUT

HAS NOT IDEA WHO TRAINED

SAID AS JUN 7 1972

MILITARY POLICEMAN WOULD HAVE BEEN KNOWLEDGEABLE RE USE OF

END PAGE ONE

51 JUN 14 1972

ME 164-76

PAGE TWO

b6  
b7C

SMALL FIREARMS. WHEN ON DUTY [REDACTED] WOULD HAVE BEEN ARMED WITH A HAND GUN, ALTHOUGH CUSTOMARILY MILITARY POLICEMAN WOULD NOT HAVE LOADED CLIP INSERTED INTO THEIR HAND GUN.

[REDACTED] SAID HE IS NOW [REDACTED] AT YALE AND TOWNE, INC., GALLATIN, AND HE BROUGHT SUBJECT [REDACTED] INTO APPRENTICESHIP MECHANIC'S PROGRAM THERE AND RECALLS LAST CONTACT WITH SUBJECT [REDACTED] IN SIXTYFIVE OR SIXTYSIX. IN LATER YEARS [REDACTED] NOTICED [REDACTED] BEGAN WEARING BEARD AND LONG HAIR BUT IN RECENT YEARS HAS HAD VERY LITTLE PERSONAL CONTACT WITH HIM. [REDACTED] HAS HAD NO CONTACT WITH [REDACTED] SINCE HIJACK INCIDENT.

COPIES FD THREE ZERO TWO FOLLOW. THIS INTERVIEW COMPLETES REQUESTED INVESTIGATION TO DATE BY JACKSONVILLE DIVISION.

END

LNG FBI WA

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

NR 02 ME PLAIN

10:43 A.M. URGENT 6-8-72 KJW

JUN 8 1972

TELETYPE

TO ACTING DIRECTOR (164-2042)

JACKSONVILLE (164-103)

FROM MEMPHIS (164-76) (P)

GEORGE MALLORY GIFFE, AKA (DECEASED);

AKA; ET AL; CAA - HIJACKING, ETC. 00: JK.

Mr. Felt \_\_\_\_\_  
Mr. Mohr \_\_\_\_\_  
Mr. Rosen \_\_\_\_\_  
Mr. Bates \_\_\_\_\_  
Mr. Bishop \_\_\_\_\_  
Mr. Callahan \_\_\_\_\_  
Mr. Campbell \_\_\_\_\_  
Mr. Casper \_\_\_\_\_  
Mr. Cleveland \_\_\_\_\_  
Mr. Conrad \_\_\_\_\_  
Mr. Dalbey \_\_\_\_\_  
Mr. Marshall \_\_\_\_\_  
Mr. Miller, E.S. \_\_\_\_\_  
Mr. Ponder \_\_\_\_\_  
Mr. Soyars \_\_\_\_\_  
Mr. Walters \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Mr. Kinley \_\_\_\_\_  
Mr. Armstrong \_\_\_\_\_  
Ms. Herwig \_\_\_\_\_  
Mrs. Neenan \_\_\_\_\_

IT IS NOTED [REDACTED] IS A DEFENSE WITNESS WHO  
EXPECTS TO TESTIFY REGARDING INFORMATION CONCERNING SUBJECT  
GIFFE.

INFORMATION WAS RECEIVED AT NASHVILLE THAT [REDACTED]

[REDACTED]  
HAD INFORMATION REGARDING [REDACTED] INTERVIEWED  
BY BUAGENT EVENING HOURS JUNE SEVEN LAST AND ADVISED THAT SHE

[REDACTED] AND BECAME AQUAINTED WITH  
SUBJECT GIFFE AND [REDACTED] STATED THAT [REDACTED]

[REDACTED] CLAIMS TO HAVE AN "AUNT MORIAH" A GHOST WHO COMES  
TO THE FOOT OF [REDACTED] BED AND TALKS TO HIM AT NIGHT.

STATED THAT [REDACTED] APPARENTLY BELIEVES THIS. [REDACTED] ADVISED

THAT [REDACTED] RECENTLY SAID THAT APPROXIMATELY ONE MONTH

END PAGE ONE

15 JUN 8 1972

JUN 15 1972

ME 164-76

PAGE TWO

AFTER THE HIJACKING INCIDENT [ ] WAS TRAVELING ON MURFREESBORO ROAD IN NASHVILLE ALONE AND THAT SUBJECT GIFFE SUDDENLY MATERIALIZED IN [ ] CAR. GIFFE ALLEGEDLY DID NOT SAY ANYTHING AND [ ] ASKED GIFFE IF HE WAS GOING TO KILL HIM. [ ] RELATED THAT HE THEN OBSERVED A CAR SPEEDING UP BEHIND HIM AND ASKED GIFFE IF THE CAR WAS GOING TO KILL HIM. [ ] SAID AT THIS TIME GIFFE SAID "PULL OFF THE ROAD" WHICH [ ] DID. THE CAR WENT BY AND [ ] SAID THAT GIFFE VANISHED.

b6  
b7C

[ ] HEARD THAT [ ] HAD A MENTAL BREAKDOWN, POSSIBLY IN CONNECTION WITH HIS MILITARY SERVICE.

SA [ ] WILL ARRIVE JACKSONVILLE, FLORIDA ON EASTERN AIRLINES FLIGHT ONE THREE NINE AT THREE TWENTYTWO P.M. THIS DATE. END.

LNG FBI WA

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 9 1972

TELETYPE

NR0011 JK PLAIN

9:00PM NITEL 6-9-72 HER

TO ACTING DIRECTOR (164-2042)

FROM JACKSONVILLE (164-103) 4PAGES

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);

AKA; ET AL. CAA DASH HIJACKING, ETC. OO: JACKSONVILLE.

Mr. Felt	_____
Mr. Mohr	_____
Mr. Rosen	_____
Mr. Bates	_____
Mr. Bishop	_____
Mr. Callahan	_____
Mr. Campbell	_____
Mr. Casper	_____
Mr. Cleveland	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Marshall	_____
Mr. Miller, E.S.	_____
Mr. Ponder	_____
Mr. Soyars	_____
Mr. Walters	_____
Tele. Room	_____
Mr. Kinley	_____
Mr. Armstrong	_____
Ms. Herwig	_____
Mrs. Neenan	_____

ON JUNE NINE, INSTANT, PRETRIAL HEARING HELD BEFORE U. S.  
DISTRICT JUDGE GERALD B. TJOFLAT AT JACKSONVILLE, FLA., WITH DEFENSE  
ATTORNEYS [REDACTED] REPRESENTING DEFENDANT,  
AND THE GOVERNMENT REPRESENTED BY U. S. ATTORNEY JOHN BRIGGS AND  
ASSISTANT U. S. ATTORNEY [REDACTED]

INITIAL CONSIDERATION PERTAINED TO THE FILING ON THIS DATE OF  
MOTION BY DEFENDANT FOR CONTINUANCE DUE TO RECENT HIJACK PUBLICITY  
AND EVENTS WHICH DEFENSE CLAIMS WOULD RESULT IN THEIR CLIENT IN  
NOT HAVING A FAIR TRIAL AND WOULD PRECLUDE AN IMPARTIAL  
JURY. GOVERNMENT ARGUED THAT CRIME CANNOT BE STOPPED WHILE CRIMINAL  
IS PROSECUTED. JUDGE TJOFLAT FULLY AWARE OF HIJACKING EVENTS  
AND PUBLICITY; HOWEVER, HE DENIED THIS MOTION AND RULED IN FAVOR  
OF GOVERNMENT.

END PAGE ONE

REC-26

164-2042-4107

JUN 12 1972

50 JUN 19 1972

PAGE TWO

K SECOND MOTION FOR CONSIDERATION WAS THAT TO SUPPRESS INTRODUCTION OF EVIDENCE CONCERNING CHICKEN DINNERS ABOARD AIRCRAFT WHICH WAS SUBJECT OF RECENT NEWS MEDIA PUBLICITY WHEN DEFENSE ALLEGED GOVERNMENT DELIBERATELY DESTROYED EVIDENCE. DEFENSE ARGUED THAT THEY HAD NO WAY TO MEET OR DEFEND THE FACT OF THE THREE CHICKEN DINNERS EXCEPT CROSS EXAMINATION OF FINDING WITNESSES AND PHOTOS. GOVERNMENT CONTENDED THAT THIS WAS NEGATIVE TEST AS TO WHY INFORMATION SHOULD BE SUPPRESSED.

JUDGE TJOFLAT OBSERVED THAT IF THIS EVIDENCE HAD BEEN PRESERVED, THE DEFENSE WOULD BE IN A WORSE POSITION EVEN IF IT WERE PROVED THAT GIFFE HAD PURCHASED THIS FOOD. HE SAID THAT NOTES AND TRANSCRIPTS INVOLVING THE DEFENSE'S INTERVIEW OF SA [REDACTED] AT JACKSONVILLE JUST PRIOR TO LAST TRIAL DATE, MAY TWENTYTWO, LAST, SHOULD BE TRANSCRIBED AND SEALED AND TURNED OVER TO THE JUDGE, AND WOULD RESERVE DECISION ON THIS MATTER UNTIL A LATER DATE.

b6  
b7c

IN CONNECTION WITH THE SELECTION OF JURORS, JUDGE TJOFLAT MADE A FINAL DETERMINATION THAT JURORS WOULD BE SEQUESTED. HE SAID THAT DURING EXAMINATION OF PROSPECTIVE JURORS IT WOULD BE LENGTHY AND THAT HE WILL DISCUSS PROBLEMS, PROOF, FACTS, PRESUMPTION OF INNOCENCE, SUMMARIZE AND EXPLAIN INDICTMENT, AND IMPRESS ON THE JURY THEIR ROLE AS QUOTE FACT FINDERS END QUOTE. PROSPECTIVE JURORS

END PAGE TWO

PAGE THREE

WHO INDICATE PRIOR KNOWLEDGE OF CAPTIONED CASE WILL BE AFFORDED SIDE-BAR INTERVIEWS WITH ATTORNEYS FROM BOTH SIDES PRESENT. THE QUESTION OF CAPITOL PUNISHMENT AS REFERRED TO OR AS HANDLED BY THE

[REDACTED] CASE WILL BE ALSO HANDLED BY JUDGE TJOFLAT. JUDGE

TJOFLAT ALSO INDICATED BIFURCATED JURORS ON THE QUESTION OF GUILT OR INNOCENCE FOLLOWED BY SEPARATE DELIBERATION AS TO DEATH PENALTY. OBJECTION WAS EXPRESSED BY DEFENSE WHO BELIEVED JURY SHOULD MAKE CONSIDERATION ON ENTIRE RANGE OF PENALTIES.

JUDGE TJOFLAT RULED THAT ONLY FIVE CHARACTER WITNESSES WOULD BE PERMITTED FOR DEFENSE.

IN CONNECTION WITH THE PRODUCTION OF FD THREE ZERO TWO'S, JUDGE TJOFLAT DIRECTED THAT THE THREE ZERO TWO WOULD BE MADE AVAILABLE TO HIM AT THE BENCH AT THE TIME OF THE TESTIMONY OF A WITNESS. HE WILL FOLLOW THE TESTIMONY AS AGAINST THE STATEMENT IN THE THREE ZERO TWO AND SHOULD A WITNESS APPEAR TO BE CHANGING OR FALSELY RELATING TESTIMONY, HE WILL ADVISE BOTH SIDES. THESE FD THREE ZERO TWO'S WILL BE SEALED FOR THE RECORD IN THIS CASE.

DEFENDANT'S REQUEST FOR DAILY COPY OF TESTIMONY OF IMPORTANT WITNESSES DENIED BY JUDGE TJOFLAT.

DEFENSE MOTION FOR SUPPRESSION OF STATEMENT OF [REDACTED] AT TIME OF ARREST WILL BE HANDLED AT TIME OF TRIAL.

END PAGE THREE

b6  
b7C

PAGE FOUR

JUDGE TJOFLAT, BASED ON REPRESENTATIONS BY GOVERNMENT AND DEFENSE, ESTIMATES LENGTH OF TRIAL FROM EIGHT TO TEN DAYS.

IT IS TO BE NOTED THAT AT PRETRIAL HEARING, JUDGE TJOFLAT EXCLUDED MEMBERS OF THE PRESS TO PRECLUDE PREMATURE DISCLOSURE OF ANY FACTS OR EVIDENCE IN THIS CASE.

BUREAU WILL BE ADVISED OF ALL PERTINENT DEVELOPMENTS DURING TIME OF TRIAL AS NECESSARY.

END



FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

NR004 JK PLAIN

12:45

PM NITEL 6-3-72 MDC

JUN 3 1972  
TELETYPE

TO: ACTING DIRECTOR, FBI (164-2042)  
MEMPHIS (164-76)

FROM: JACKSONVILLE (164-103) (P)

Mr. Tolson	_____
Mr. Felt	_____
Mr. Campbell	_____
Mr. Rosen	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Miller, ES	_____
Mr. Callahan	_____
Mr. Casper	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Cleveland	_____
Mr. Ponder	_____
Mr. Bates	_____
Mr. Waikant	_____
Mr. Walters	_____
Mr. Soyars	b6
Tele. Room	b7C
Miss Holmes	_____
Miss Gandy	_____

GEORGE MALLORY GIFFE, JR., AKA (DECEASED);  
AKA; ET AL. CAA DASH HIJACKING, ETC. OO:JACKSONVILLE.

RE JACKSONVILLE TELETYPE MAY THIRTY, LAST, AND  
JACKSONVILLE AIRTEL JUNE ONE, LAST.

PRE-TRIAL CONFERENCE IN CAPTIONED MATTER HAS BEEN  
RESCHEDULED FOR TEN A.M., FRIDAY, JUNE NINE, NEXT.

USA, JACKSONVILLE, ADVISES THAT IT IS IMPERATIVE  
THAT VISUAL INFORMATION SPECIALIST [REDACTED] BE  
AVAILABLE AT JACKSONVILLE BY MORNING OF JUNE EIGHT, NEXT,  
SO THAT FINAL REVIEW OF EXHIBITS CAN BE MADE PRIOR TO  
PRE-TRIAL CONFERENCE.

END

REC-106

SLP FBI WASH DC CLR

164-2042-408  
14 JUN 6 1972

70 JUN 14 1972

100 3 1015

F B I

Date: 6/7/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL \_\_\_\_\_  
(Priority)

TO: ACTING DIRECTOR, FBI  
ATTENTION: EXHIBITS SECTION

FROM: SAC, OKLAHOMA CITY (164-54) (RUC)

b6  
b7C

GEORGE MALLORY GIFFE, JR., aka  
(Deceased);

[redacted] aka

ETAL  
CAA-HIJACKING; ETC.  
OO: Jacksonville

Re telephone call of [redacted] Exhibits  
Section, 6/6/72.

Enclosed herewith for the Bureau are two (2)  
copies and for Jacksonville Division seven (7) copies  
FD-302 concerning interview of [redacted] Manager,  
Technical Support Section, General Aviation Divisions,  
North American Rockwell Company, Bethany, Oklahoma.

On 6/6/72, records of the Federal Aviation  
Administration (FAA), Oklahoma City, determined aircraft  
bearing registration #N9004N assigned to a North American  
Aero Commander Twin Engine Model 680W aircraft and registered  
to the Continental Telephone Service Corporation, Dulles  
International Airport, Washington, D. C.

The following measurements were taken by SA  
[redacted] concerning the interior  
with the Aero Commander Model 681:

- ③-Bureau (Enc. 2) ENCLOSURE  
2-Jacksonville (Enc. 7)  
1-Oklaoma City  
GES/sal  
(6)

1 cc + 1 copy to  
Meach. Dist. in case.  
Sent 6/12/72

164-2043-1409  
JUN 10 1972

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

JUL 3 1972

OC 164-54

Lineal movement (fore and aft) of pilot and co-pilot seats - 5"

Lineal movement (fore and aft) of middle seats:-

Left side of plane 63 1/2" from front leg of seat to end of seat track

Right side 55" from front edge of chair leg to end of seat track

It was noted the rear bench type seat is not permanently attached and are moveable as are the middle seats on the seat tracks mounted in the center of the passenger cabin. These seats may be moved by lifting a seat catch similar to those in the front seat of an automobile and the chairs will move the full length of the tracks if not prohibited by an obstruction. The seat stops in the track are 2" apart. [redacted] stated all or any of the seats could be removed from the cabin area in a matter of fifteen or twenty minutes by sliding the seats all the way off the seat tracks.

b6  
b7C

It was noted the lavatory jump seat is fixed to the floor of the cabin by bolts and if this seat were moved, it would be necessary to remove the bolts and rebolt the seat to the new position.

[redacted] advised his company has no seating arrangement diagram other than those furnished previously which would be too small for utilization in a court.

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription 6/7/72

[redacted] Technical Support Section, General Aviation Divisions, North American Rockwell Company, Bethany, Oklahoma, advised Aero Commander aircraft bearing registration #N9004N is a Model 680W aircraft, manufacturer's serial number 1829. He stated this aircraft was originally sold by his company to the Aztec Air Corporation, Long Beach, California, on April 30, 1969, and his records indicate the plane was subsequently repossessed and thereafter sold to the Continental Telephone Company. He advised his sales records indicate this aircraft was sold as a standard plane with no added extras which would indicate the aircraft contained seating arrangement A as listed on the brochures. [redacted] pointed out the cabin interiors of the Model number 680, 681 and 690 are identical.

b6  
b7C

[redacted] advised the sales sheet on the model 681 Aero Commander Hawk bearing registration #N9058N, Serial Number 6008, indicate this aircraft was delivered to the Big Brother Aircraft Incorporated, Nashville, Tennessee, on September 30, 1969. He stated the sales records in connection with this plane indicated the plane cabin contained standard seating arrangement A when delivered.

[redacted] advised after reviewing his sales material, the only possible difference of passenger cabin interior on the Aero Commander Model 680W, Serial Number 1829, and the Aero Commander Model 681 Hawk would be the possibility the storage bar located on the right side of the cabin interior next to the lavatory seat on the Model 680W could be located on the aft side of the lavatory seat. He stated, however, it would be a relatively a simple matter to change the position of this storage bar after the aircraft was delivered.

[redacted] observed the seating arrangement Plan A charts for both the Model 681 and the Model 680W and noted they are identical. He stated, however, the seats in the cabin area are mounted on tracks and their position in the cabin could be changed by lifting a catch lever and sliding the seat on the track. He noted the lavatory seat and storage bars located immediately behind the pilot and co-pilot are stationary by virtue of being bolted to the cabin floor.

Interviewed on 6/6/72 at Bethany, Oklahoma File # Oklahoma City 164-54

by SA [redacted] Date dictated 6/7/72

OC 164-54

2

He stated the location of these accessories could be changed by removing the bolts and thereafter rebolting these accessories in the new location.

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription 6/7/72

[redacted] Technical Support Section, General Aviation Divisions, North American Rockwell Company, Bethany, Oklahoma, advised Aero Commander aircraft bearing registration #N9004N is a Model 680W aircraft, manufacturer's serial number 1829. He stated this aircraft was originally sold by his company to the Aztec Air Corporation, Long Beach, California, on April 30, 1969, and his records indicate the plane was subsequently repossessed and thereafter sold to the Continental Telephone Company. He advised his sales records indicate this aircraft was sold as a standard plane with no added extras which would indicate the aircraft contained seating arrangement A as listed on the brochures. [redacted] pointed out the cabin interiors of the Model numbers 680, 681 and 690 are identical.

b6  
b7c

[redacted] advised the sales sheet on the model 681 Aero Commander Hawk bearing registration #N9058N, Serial Number 6008 was delivered to the Big Brother Aircraft Incorporated, Nashville, Tennessee on September 30, 1969. He stated the sales records in connection with this plane indicated the plane cabin contained standard seating arrangement A when delivered.

[redacted] advised after reviewing his sales material, the only possible difference of passenger cabin interior on the Aero Commander Model 680W, Serial Number 1829, and the Aero Commander Model 681 Hawk would be the possibility the storage bar located on the right side of the cabin interior next to the lavatory on the Model 680W. He stated, however, it would be a relatively simple matter to change the position of this storage bar after the aircraft was delivered.

[redacted] observed the seating arrangement Plan A charts for both the Model 681 and the Model 680W and noted they are identical. He stated, however, the seats in the cabin area are mounted on tracks and their position in the cabin could be changed by lifting a catch lever and sliding the seat on the track. He noted the lavatory storage bars located immediately behind the pilot and co-pilot are stationary by virtue of being bolted to the cabin floor. He stated the location of these seats could be changed

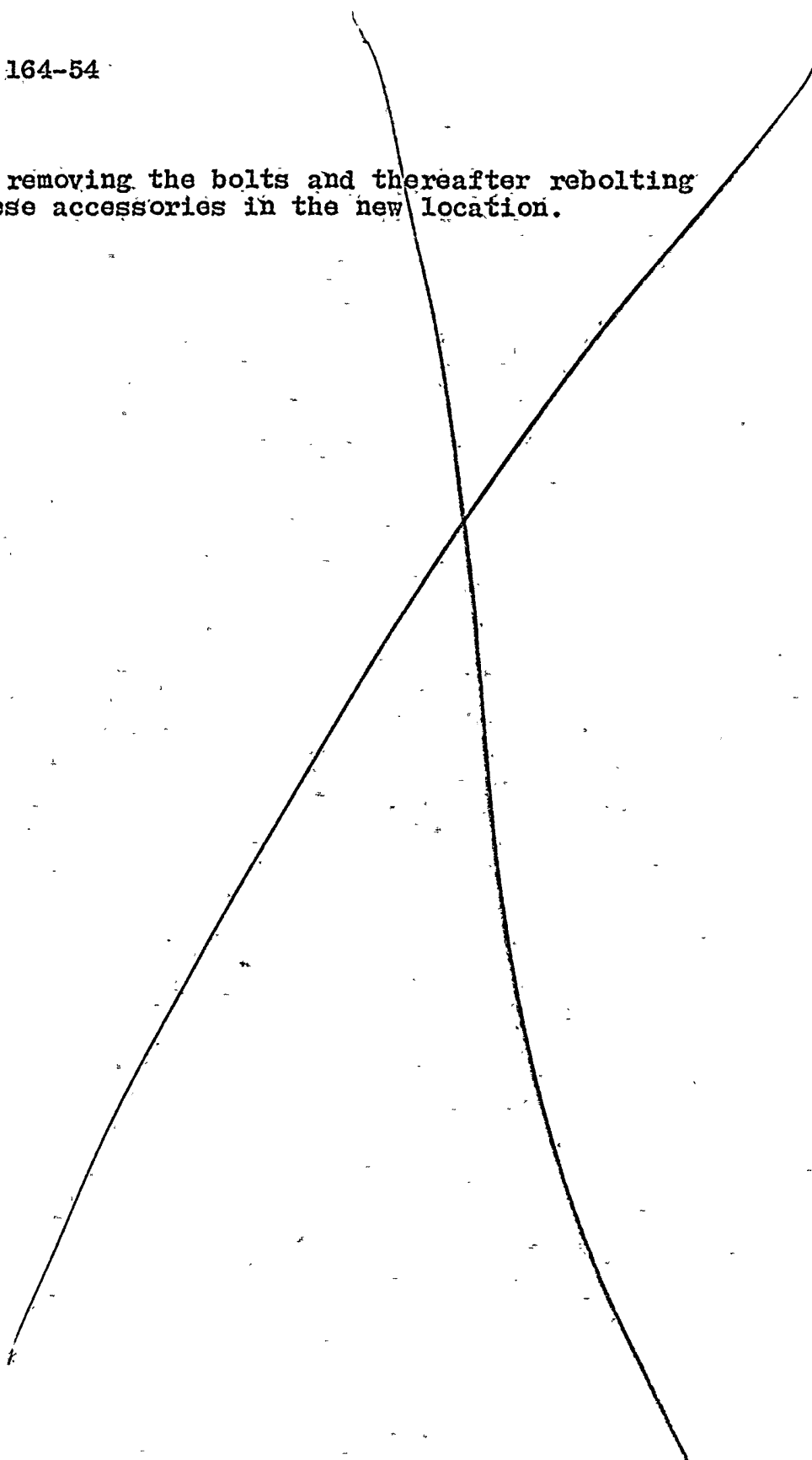
Interviewed on 6/6/72 at Bethany, Oklahoma File # Oklahoma City 164-54  
by SA [redacted] Date dictated 6/7/72

ENCLOSURE

OC 164-54

2

by removing the bolts and thereafter rebolting  
these accessories in the new location.



SAC, Jacksonville (164-103)

June 7, 1972

Director, FBI (164-2042)  
Acting

GEORGE MALLORY GIFFE, JR., AKA  
(DECEASED); *AD*

*[Redacted]* AKA;

ET AL  
CAA - HIJACKING, ETC.

Re your airtel dated 5/23/72

There ~~are~~ (are) being forwarded to **your office**

by Air Express, B/L #HO622834, three  
(method of transmittal) (number or quantity)

40 x 60 trial charts prepared by Exhibits Section,  
(article(s) or item(s))  
Administrative Division, re captioned matter.

The following action should be taken by your office:

- ☐ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known.
- ☒ After action completed advise Bureau, attention Exhibits Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Exhibits Section Comments on attached sheet.

COMMENTS:

JUN 08 1972

FBI

1 - Package

1 - General Investigative Division *[Redacted]* (Encs. - 3) (Sent Direct)

EPA/lrk  
(5)

259  
4 JUN 14 1972

TELETYPE UNIT ☐

164-2042  
**NOT RECORDED**  
10 JUN 9 1972



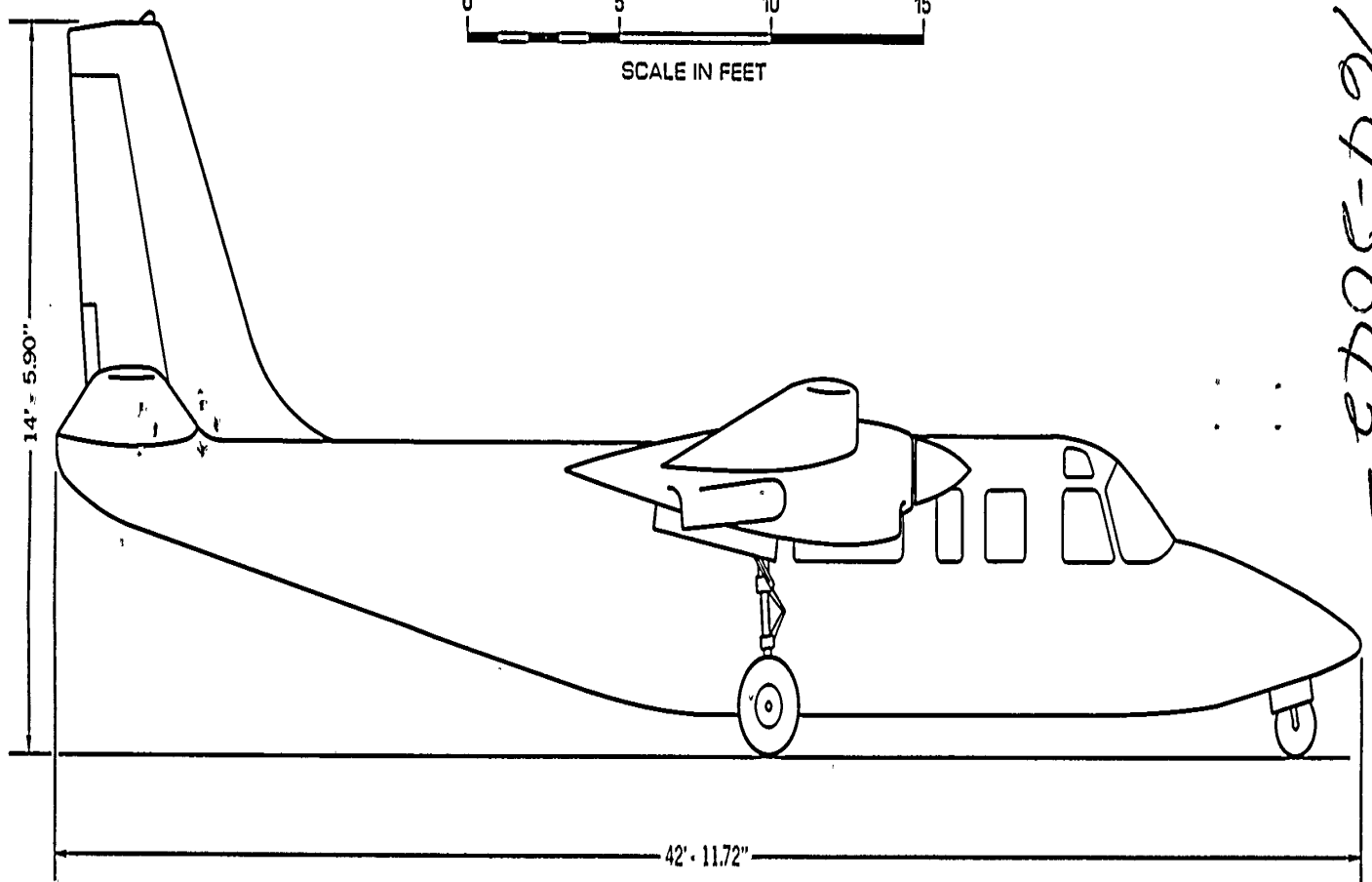


107

164-2042-

ENCLOSURE

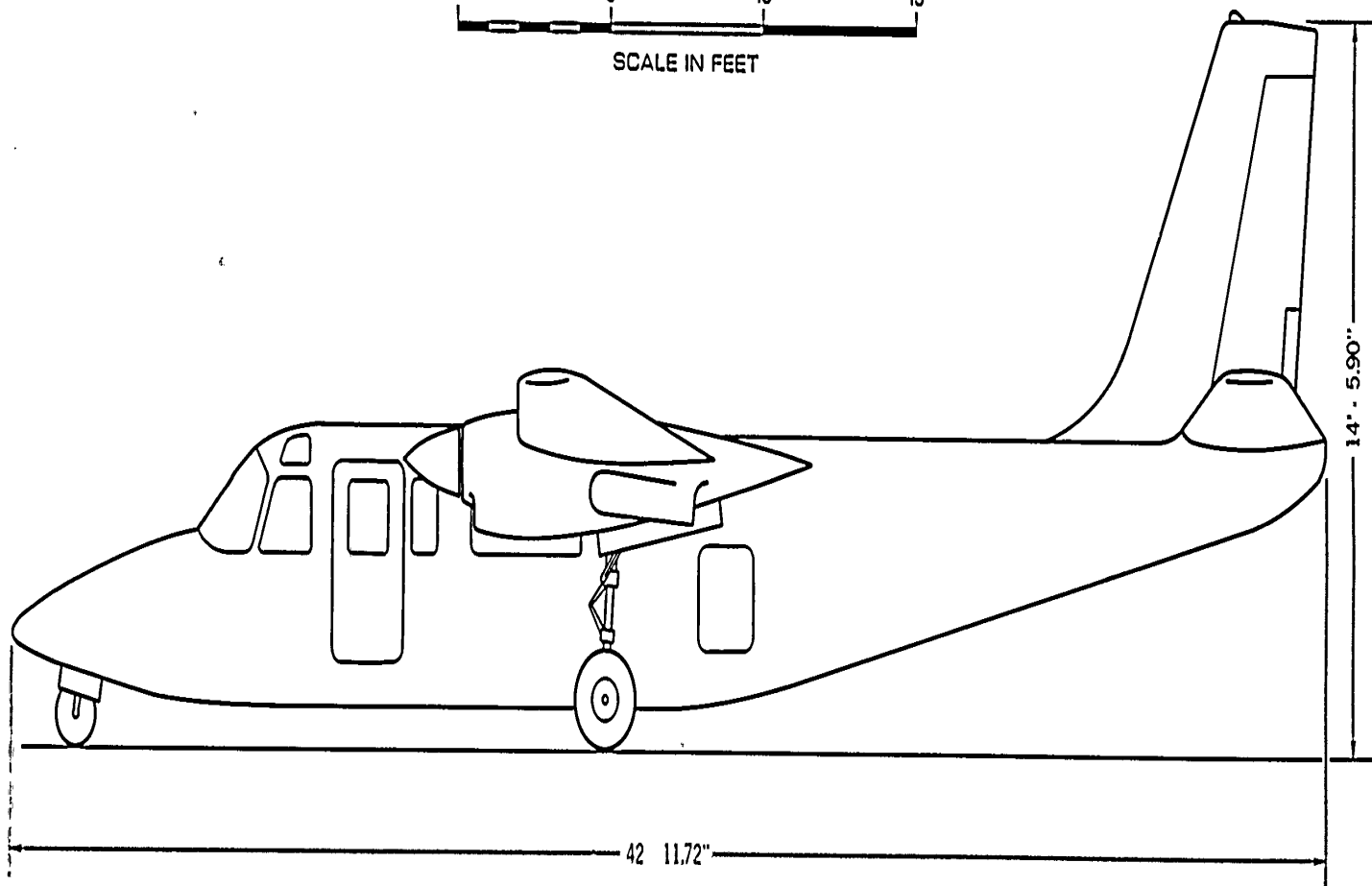
RIGHT SIDE VIEW  
**HAWK COMMANDER**  
MODEL 681



LEFT SIDE VIEW

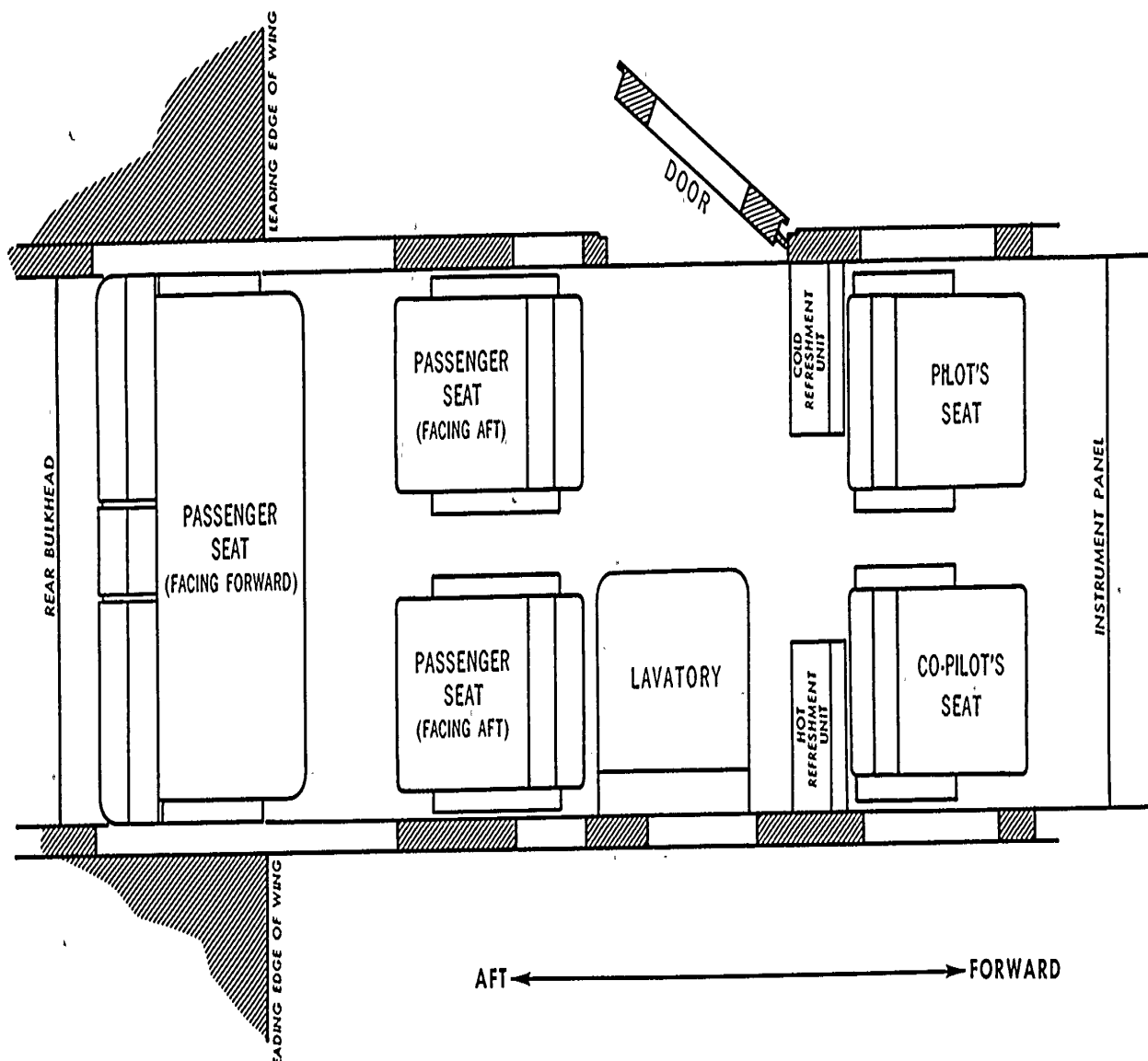
# HAWK COMMANDER

MODEL 681



# SEATING ARRANGEMENT -- PLAN "A"

HAWK COMMANDER - MODEL 681



SAC, Jacksonville (164-103)

June 8, 1972

b6  
b7cDirector, FBI (164-2042)  
ActingGEORGE MALLORY GIFFE, JR., AKA  
(DECEASED);

[redacted] AKA;

ET AL  
CAA - HIJACKING, ETC.Re your airtel dated 5/23/72There ~~is~~ (are) being forwarded to **your office**by Air Express, B/L #HO622835, two  
(method of transmittal) (number or quantity)40 x 60 trial charts prepared by Exhibits Section,  
(article(s) or item(s))

Administrative Division, re captioned matter.

The following action should be taken by your office:

- ☐ Check charts against submitted work papers or roughs.
- ☐ Advise of exact trial date, soon as known.
- ☐ After action completed advise Bureau, attention Exhibits Section, re use and value of charts. Include comments, if any, by court officers.
- ☐ Note list of chart titles on attached sheet.
- ☐ Note Exhibits Section Comments on attached sheet.

## COMMENTS:

Package contains one copy each of two charts  
previously furnished, as requested.

1 - Package

EPA/lrk

1 - General Investigative Division

(Sent Direct)

JUN 08 1972

FBI

MAIL ROOM ☐TELETYPE UNIT ☐

FBI

Date: 6/1/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via AIRTEL AIRMAIL  
(Priority)b6  
b7c

TO: ACTING DIRECTOR, FBI (164-2042)

FROM: SAC, JACKSONVILLE (164-103) (P)

SUBJECT: GEORGE MALLORY GIFFE, JR., aka (Deceased)  
[redacted] aka;  
ET AL  
CAA - HIJACKING, ETC.  
(OO: JACKSONVILLE)

On 5/31/72, contact with U.S. Attorney's Office, Jacksonville, Florida, determined the following dates on which FBI personnel are to report to Jacksonville, Florida, for participation in the criminal trial set for 6/12/72:

MEMPHIS DIVISION

SA [redacted]	6/12/72
SA [redacted]	6/12/72
SA [redacted]	6/12/72
SA [redacted]	6/9/72

NEW YORK DIVISION

SA [redacted]	6/12/72
---------------	---------

BUREAU

Visual Information  
Specialist [redacted]

- 2 - Bureau  
2 - Memphis (164-76)  
2 - New York (164-612)  
2 - Jacksonville

6/8/72

EX-109

REC-7

18 JUN 13 1972

Approved: [redacted]

Special Agent in Charge

Sent

Per

JK 164-103

The above personnel are to report no later than 8:30 AM on the reporting data indicated.

Memphis Division will insure that any additional items of evidence retained in 1A or 1B Exhibit Sections are forwarded to Jacksonville no later than 6/12/72.

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 13 1972

TELETYPE

Mr. Felt	_____
Mr. Mohr	_____
Mr. Rosen	_____
Mr. Bates	_____
Mr. Bishop	_____
Mr. Callahan	_____
Mr. Campbell	_____
Mr. Casper	_____
Mr. Cleveland	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Marshall	_____
Mr. Miller, E.S.	_____
Mr. Ponder	_____
Mr. Soyars	_____
Mr. Walters	_____
Tele. Room	_____b6
Mr. Kinley	_____b7C
Mr. Armstrong	_____
Ms. Herwig	_____
Mrs. Neenan	_____

NR015 JK. PLAIN

825 PM 6/13/72 NITEL CJA

TO ACTING DIRECTOR (164-2042)

FROM JACKSONVILLE (164-103) (P)

GEORGE MALLORY GIFFE, JR., AKA (DECEASED); [REDACTED] AKA;  
ET AL. ~~CRIME ABOARD AIRCRAFT~~ ~~OFFICE OF ORIGIN JACKSONVILLE~~  
~~CAA DASH HIJACKING, ETC. OO:JK.~~

AT TEN FIFTY AM THIS DATE JURY SELECTED IN TRIAL OF CAPTIONED  
MATTER AT JACKSONVILLE. OPENING STATEMENTS MADE BY PROSECUTION AND  
DEFENSE AND PROSECUTIVE TESTIMONY HAS BEGUN. A

IT IS TO BE NOTED DEFENSE HAS MADE SEVERAL OVERTURES TO ENTER  
PLEA ON BEHALF OF DEFENDANT [REDACTED] TO KIDNAPING COUNT; HOWEVER,  
DURING CONTACT BY <sup>U.S. Attorney</sup> USA BRIGGS WITH <sup>DEPT 20</sup> DEPARTMENT BRIGGS INSTRUCTED TO  
ACCEPT NO OTHER PLEA FROM DEFENDANT EXCEPT TO HIJACKING COUNT. ON  
THIS BASIS TRIAL CONTINUES. 164-2042-412

10 JUN 15 1972

WIDE COVERAGE BEING GIVEN TO TRIAL BY LOCAL NEWS MEDIA, WIRE  
SERVICES, AND MEDIA REPRESENTATIVES FROM NASHVILLE AREA. NO ADVERSE  
MATERIAL NOTED TO DATE.

BUREAU WILL BE ADVISED OF PERTINENT DEVELOPMENTS.

END

60 JUN 13 1972

6-1h



June 14, 1972  
GENERAL INVESTIGATIVE DIVISION

This concerns the 10,071 aircraft hijacking to Jacksonville, Florida, wherein subject Giffe killed his wife and pilot and committed suicide. His accomplice,  has been charged with aircraft piracy and kidnaping. b6  
b7C

Attached relates that jury trial of this matter commenced 6/13/72 at Jacksonville. Department has advised U. S. Attorney handling case to accept no other plea other than to hijacking count. Wide press and media coverage being given this matter.

DGF:mcp

2

DGF

DS

WCK

WGC

CMB

DTP

HAF

RJK

F.B.I.

Date: 6/8/72

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)Via A I R T E L \_\_\_\_\_  
(Priority)TO: ACTING DIRECTOR, FBI  
ATTENTION: EXHIBITS SECTIONFROM: *mt* *ACL* *0* SAC, OKLAHOMA CITY (164-54) -RUC-GEORGE MALLORY GIFFE, JR., aka  
(Deceased):                     aka;

ET AL

CAA - HIJACKING; ETC.

OO: Jacksonville

b6  
b7C

Re Oklahoma City airtel to Bureau, 6/7/72.

Enclosed herewith for the Bureau are 2 corrected  
copies and for Jacksonville 7 corrected copies of FD-302  
concerning interview of                      Technical  
Support Section, General Aviation Division, North American  
Rockwell Company, Bethany, Oklahoma.

Error noted first reading by Agent. Substitute  
enclosed corrected copies for FD-302 copies submitted with  
referenced airtel.

*File's deleted*  
*2 files in ser. 409.*  
*7-3-72*  
*Cons. 27*  
3 - Bureau (Enc. 2) ENCLOSURE  
2 - Jacksonville (Enc. 7)  
1 - Oklahoma City  
GES:caw  
(6)

164-2042-  
NOT RECORDED

18 JUN 12 1972

54 JUL 5 1972

Approved: \_\_\_\_\_  
Special Agent in Charge

Sent \_\_\_\_\_ M

Per \_\_\_\_\_

CONFIDENTIAL

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 15 1972

*Don*  
TELETYPE

NR010 JK PLAIN

7:30PM 6/15/72 NITEL CJA

TO ACTING DIRECTOR (164-2042)

FROM JACKSONVILLE (164-103) (P)

ALSO KNOWN AS

GEORGE MALLORY GIFFE, JR., AKA (DESEASED);  
AKA; *Crime Aboard Aircraft*  
AKA; *ERSAL*. CAA DASH HIJACKING, ETC. 00:JK.

OFFICE OF ORIGIN

AS OF SIX PM THIS DATE, PROSECUTION'S CASE AGAINST SUBJECT

*U.S. District Court*  
COMPLETED IN USDC, JACKSONVILLE, FLA. FINAL WITNESS FOR

*Prosecution*  
DEFENSE WAS

MOTHER OF SLAIN SUSAN L. GIFFE.

IDENTIFIED BELT FOUND IN VICINITY OF CADILLAC VEHICLE,

BBA, NASHVILLE, AS BELONGING TO HER DAUGHTER AND THAT HER DAUGHTER

HAD APPROXIMATELY TWENTYSIX INCH WAIST <sup>H</sup>WHICH BELT IN QUESTION

NOW MEASURED FORTYSIX INCHES WITH TIGHT KNOT INDICATING POSSIBLE

USE AS RESTRAINING DEVICE AROUND HER DAUGHTER'S WAIST. IMPLICATION

DRAWN THAT SUBJECT RESTRAINED SUSAN GIFFE IN VEHICLE

PRIOR TO FLIGHT.

[REC-34] 164-2042-413

DR. CARL WELLS, MEDICAL EXAMINER, DUVAL COUNTY, FLA. JUN 20 1972

TESTIFIED AS TO BRUISES FOUND ON BODY OF SUSAN GIFFE AT THE TIME

OF AUTOPSY, INFERRING POSSIBLY BRUISING OCCURRED WHEN SHE FELL

TO THE GROUND OUTSIDE OF VEHICLE OR WHEN FORCIBLY PLACED ABOARD

AIRCRAFT.

END PG ONE

*F-427*  
54 JUN 26 1972

Mr. Felt	_____
Mr. Mohr	_____
Mr. Rosen	_____
Mr. Bates	_____
Mr. Bishop	_____
Mr. Callahan	_____
Mr. Campbell	_____
Mr. Casper	_____
Mr. Cleveland	_____
Mr. Conrad	_____
Mr. Dalbey	_____
Mr. Marshall	_____
Mr. Miller, E.S.	_____
Mr. Ponder	_____
Mr. Soyars	_____ b6 -
Mr. Walters	_____ b7C -
Tele. Room	_____
Mr. Kinley	_____
Mr. Armstrong	_____
Ms. Herwig	_____
Mrs. Neenan	_____

PG TWO

EVIDENCE ALLUDING TO THREE CHICKEN DINNERS, SUBJECT OF RECENT NEWS MEDIA PUBLICITY AND CAUSE OF THREE WEEK DELAY IN TRIAL, ENTERED INTO EVIDENCE BY MEANS OF PHOTOS TAKEN AT CRIME SCENE BY SO PERSONNEL ON OCTOBER FOUR, LAST.

IT IS ANTICIPATED DEFENSE PORTION OF TRIAL TO BEGIN JUNE SIXTEEN NEXT.

BUREAU WILL BE ADVISED OF FURTHER PERTINENT DEVELOPMENTS.

END

ACK FOR FOUR TELS

HOLD FOR TWO

MRF FBI WA DC

cc Mr. Bishop

June 16, 1972

• GENERAL INVESTIGATIVE DIVISION

b6

b7C

Attached concerns recent developments in the aircraft piracy - kidnaping trial of [REDACTED] [REDACTED] at Jacksonville, Florida. This is the hijacking case wherein subject Giffe diverted an airplane to Jacksonville, Florida, on 10/4/71. Upon arrival there, he shot and killed the pilot, his wife, and then committed suicide. [REDACTED] his accomplice, has been charged with aircraft piracy and kidnaping arising out of this incident. Trial commenced 6/13/72.

JFH:mcp

X

RTG

HAS

CMB

X

PLAINTEXT

TELETYPE

URGENT

6/20/72

TO SAC JACKSONVILLE (164-103)

1 -

b6  
b7C

FROM ACTING DIRECTOR FBI (164-2042)

GEORGE MALLORY GIFFE (DECEASED) ET AL, CAA DASH HIJACKING.

REURTEL JUNE FIFTEEN LAST.

SUTEL DAILY PROGRESS OF TRIAL IN CAPTIONED MATTER INSURING  
BUREAU ADVISED OF INFORMATION AFFECTING OUR OPERATIONS. AT  
COMPLETION OF TRIAL OBTAIN TRANSCRIPT FORWARDING COPY TO BUREAU.

NOTE: This concerns the 10/4/71 aircraft hijacking wherein Giffe  
killed his wife, the pilot, and then committed suicide at  
Jacksonville. His accomplice, [REDACTED] was charged  
with Aircraft Piracy and Kidnaping and trial is presently underway.

JFH:mcl  
(3)

Felt \_\_\_\_\_  
Mohr \_\_\_\_\_  
Rosen \_\_\_\_\_  
Bates \_\_\_\_\_  
Bishop \_\_\_\_\_  
Callahan \_\_\_\_\_  
Campbell \_\_\_\_\_  
Casper \_\_\_\_\_  
Cleveland \_\_\_\_\_  
Conrad \_\_\_\_\_  
Dalbey \_\_\_\_\_  
Marshall \_\_\_\_\_  
Miller, E.S. \_\_\_\_\_  
Ponder \_\_\_\_\_  
Soyars \_\_\_\_\_  
Walters \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Mr. Kinley \_\_\_\_\_  
Mr. Armstrong \_\_\_\_\_  
Ms. Herye \_\_\_\_\_  
Mrs. Neenan \_\_\_\_\_

FEDERAL BUREAU OF INVESTIGATION  
COMMUNICATIONS SECTION

JUN 20 1972

TELETYPE

JUN 21 1972

TELETYPE UNIT

EX-115

REC-47

4 JUN 21 1972 )

UNITED STATES GOVERNMENT

# Memorandum

TO : Mr. Conrad

DATE: June 19, 1972

FROM : E. F. Downing

SUBJECT: GEORGE MALLORY GIFFE, JR., aka. (deceased)

SUSAN LAKICH GIFFE, aka - VICTIM (deceased)  
BRENT QUINTON DOWNS - VICTIM (deceased)  
CAA - HIJACKING  
OO: JACKSONVILLE

Felt \_\_\_\_\_  
Mohr \_\_\_\_\_  
Rosen \_\_\_\_\_  
Bates \_\_\_\_\_  
Bishop \_\_\_\_\_  
Callahan \_\_\_\_\_  
Campbell \_\_\_\_\_  
Casper \_\_\_\_\_  
Cleveland \_\_\_\_\_  
Conrad \_\_\_\_\_  
Dalbey \_\_\_\_\_  
Miller, E.S. \_\_\_\_\_  
Ponder \_\_\_\_\_  
Soyars \_\_\_\_\_  
Waikart \_\_\_\_\_  
Walters \_\_\_\_\_  
Tele. Room \_\_\_\_\_  
Mr. Kinley \_\_\_\_\_  
Mr. Armstrong \_\_\_\_\_  
Ms. Herwig \_\_\_\_\_  
Mrs. Neenan \_\_\_\_\_

b6  
b7c

On 6/14/72 SA [ ] of the Jacksonville Office called and advised that the trial of subject [ ] was in its third day and that the presence of SA [ ] was necessary to provide handwriting testimony.

In this case a chartered plane from Nashville, Tennessee, was hijacked to Atlanta, Georgia, on 10/4/71, diverted by subject Giffe to Jacksonville, Florida, where, after landing, subject Giffe shot to death his wife; Downs, the pilot; and himself. Subject [ ] had been previously permitted to leave the aircraft and surrender to ASAC [ ] of the Jacksonville Office. Jacksonville Agents then shot out the tires and fired into one engine which was still running to immobilize the plane. After immobilizing the plane Jacksonville Agents heard several shots being fired inside of the plane and upon reaching the plane found that the pilot Downs had been shot in the back and that Giffe and his wife were apparently dead.

164-2042

EX-109

REC-30 4-2042-415

1 - Mr. Bates  
1 - Mr. Bishop [ ] Rm. 4264)  
1 - Mr. Downing  
1 - Mr. Gillham  
1 - [ ]  
1 - Mr. Conrad  
JDC:kaa  
(6)

16 JUN 21 1972

RECEIVED

CONTINUED - OVER

347  
51 JUN 28 1972

MASS 51015

Memorandum to Mr. Conrad  
GEORGE MALLORY GIFFE, JR.  
164-2042

SA [ ] arrived in Jacksonville on the morning of 6/15/72 and was advised by U. S. Attorney Briggs that the defense had offered to stipulate to the results of the handwriting examination made but that the government had refused to so stipulate since it would set a "bad precedent." In view of this the Judge told the government to produce the handwriting expert who would appear as a witness for the defense.

b6  
b7C

The defense attorney, [ ] advised he wanted testimony concerning the fact that subject Giffe had written five "suicide" notes.

On the afternoon of 6/16/72 SA [ ] was advised by SA [ ] who had been sitting at counsel table with the prosecution that both the defense and the prosecution now agreed to stipulate to the handwriting testimony.

[ ] Apparently the defense argument is that subject [ ] was involuntarily aboard the plane and had been forced aboard in Nashville along with the crew and Giffe's wife.

SA [ ] returned to headquarters on 6/17/72.

RECOMMENDATION:

None. For your information.



FEDERAL BUREAU OF INVESTIGATION  
FOIPA  
DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 27

Page 34 ~ Referral/Direct

Page 35 ~ Referral/Direct

Page 36 ~ Referral/Direct

Page 37 ~ Referral/Direct

Page 38 ~ Referral/Direct

Page 39 ~ Referral/Direct

Page 40 ~ Referral/Direct

Page 41 ~ Referral/Direct

Page 44 ~ Duplicate

Page 45 ~ Duplicate

Page 46 ~ Duplicate

Page 47 ~ Duplicate

Page 49 ~ Duplicate

Page 58 ~

(sealed court document)

Page 59 ~

(sealed court document)

Page 60 ~

(sealed court document)

Page 98 ~ Duplicate

Page 99 ~ Duplicate

Page 100 ~ Duplicate

Page 121 ~ Duplicate

Page 122 ~ Duplicate

Page 123 ~ Duplicate

Page 124 ~ Duplicate

Page 125 ~ Duplicate

Page 187 ~ b3, b6, b7C

Page 220 ~ Duplicate

Page 290 ~ b6, b7C, b7D